TENNESSEE HOUSING DEVELOPMENT AGENCY

Low-Income Housing Tax Credit

Initial Application

2007

INITIAL APPLICATION INSTRUCTIONS

LOW-INCOME HOUSING TAX CREDIT PROGRAM YEAR 2007

Development Name:	
•	

PLEASE READ THESE INSTRUCTIONS CAREFULLY BEFORE SUBMITTING AN INITIAL APPLICATION:

As required in the Tennessee Housing Development Agency Low-Income Housing Tax Credit Qualified Allocation Plan for 2007 (the "2007 QAP"), an application must meet <u>all</u> Eligibility Requirements before it will be scored based on the Selection Criteria and Scoring. (**Meeting Eligibility Requirements does not count towards points**).

The items to meet Eligibility Requirements are required and <u>must</u> be submitted with all Initial Applications. Items submitted to meet Eligibility Requirements <u>do not</u> receive points.

All documentation required as part of the Initial Application to meet Eligibility Requirements and for Scoring must be submitted by or before the application deadline specified in Part VI C. of the 2007 QAP and in accordance with all Initial Application requirements contained in the 2007 QAP. Points will be awarded based on the criteria in Part VII B. of the 2007 QAP and based on information supplied in the Initial Application and all relevant Attachments. POINTS WILL NOT BE AWARDED IN SCORING CRITERIA CATEGORIES IF THERE ARE INCONSISTANCIES BETWEEN INFORMATION REQUIRED IN THE 2007 QAP AND INFORMATION SUPPLIED IN THE INITIAL APPLICATION OR IN RELEVANT ATTACHMENTS OR IF THERE ARE INCONSISTANCIES WITHIN THE INITIAL APPLICATION AND/OR THE RELEVANT ATTACHMENTS.

THDA $\underline{\text{will not}}$ accept any documentation submitted outside the time periods or procedures established in the 2007 QAP.

All additional documentation required for points claimed in Part VII B. of the Initial Application **must** be submitted by the date specified in the Reservation Notice issued to successful applicants. If **all** required documentation is not submitted by specified deadlines, the Reservation Notice will be canceled.

An Initial Application must receive a minimum score of <u>120</u> points, as determined by THDA, to be eligible to compete for Tax Credits.

DO NOT SUBMIT AN INITIAL APPLICATION IN A BINDER OR SPIRAL BINDING. DO NOT USE DIVIDER PAGES OR COVER SHEETS TO INDICATE BACKUP ITEMS. Label all backup documentation directly on the document. Any deviations from this system will cause delays in processing your application.

THDA WILL RETURN INCOMPLETE APPLICATIONS TO THE APPLICANT.

2007 INITIAL APPLICATION CHECKLIST

Dev	elopi	ment N	lame:				
			ication and supporting documentation must be submitted to THDA in the following order <i>fitems submitted</i>):				
	A.	Initial Application Checklist (This checklist) (Required)					
	В.	Statement of Application and Certification (Required for Ownership Entity identified in Section 3 of the Initial Application AND for Developer identified in Section 4 of the Initial Application)					
	C.	Initia	l Application Form - Required along with all of the following, as applicable:				
			Attachment 1 – Low Income Units and Market Rate Units by Building (Required)				
			Attachment 1A – Development Construction Data (Required)				
			Attachment 2 - Unit Information - Low Income Units Only (Required)				
			Attachment 3 - Unit Information - Market Rate Units Only (<i>Required only if market rate units included in proposed development</i>)				
			Attachment 4A – Type of Ownership Entity - Partnership (Required only if ownership entity identified in Section 3. of the Initial Application is a general partnership, limited partnership or registered limited liability partnership); or				
			Attachment 4B – Type of Ownership Entity - Corporation (<i>Required only if ownership entity identified in Section 3. of the Initial Application is a corporation</i>); or				
			Attachment 4C – Type of Ownership Entity - Limited Liability Corporation (<i>Required only if the ownership entity identified in Section 3. of the Initial Application is a limited liability corporation</i>);				
			Attachment 5A – Type of Developer Entity - Partnership (Required only if developer entity identified in Section 4. of the Initial Application is a general partnership, limited partnership or registered limited liability partnership); or				
			Attachment 5B – Type of Developer Entity - Corporation (Required only if developer entity identified in Section 4. of the Initial Application is a corporation); or				
			Attachment 5C – Type of Developer Entity - Limited Liability Corporation (<i>Required only if developer entity identified in Section 4. of the Initial Application is a limited liability corporation</i>);				
			Attachment 6 – Other Development Participants (Required)				
			Attachment 7 - Monthly Utility Allowance Calculations (Required)				

		Atta	chment 8 - Sources and Uses of Funds (Required)
		Atta	chment 9 - Construction Financing (Required)
		Atta	chment 10 - Permanent Financing (Required)
		if fee	chment 11 - Sources of Federal, State or Local Government Subsidies (Required only deral, state or local government subsidies are expected as part of the financing for proposed development)
		Atta	chment 12 – Syndication Information (Required)
		Atta	chment 13 - Annual Expense Information (Required)
		Atta	chment 14 - Development Schedule (Required)
		Atta	chment 15 - Development Costs (Required)
		Atta	chment 16 - Calculation of Potential Tax Credits (Required)
□ D.	Req	uired F	Eligibility Documentation – Required, as applicable:
			-Profit Set-Aside Applicants (All of the following are required if tax credits are tested from the Non-Profit Set-Aside)
			IRS 501(c)(3) or 501(c)(4) letter
			Current Certificate of Existence
			Attachment 17 - Opinion Letter Regarding Non-Profit Qualification
			Attachment 18 - Evidence of Non-Profit Housing Experience
		Qual	lified Census Tract Set-Aside
			Attachment 23 - Confirmation of Community Revitalization Plan
		Reha	abilitation Set-Aside
			Attachment 29 – Certificate Regarding Rehabilitation Set-Aside Qualification
			A Set-Aside Applicants (All of the following are required if tax credits are requested onjunction with HOPE VI funds)
			Copy of form HUD-1044 (If tax credits are requested in conjunction with HOPE VI funds)
			Attachment 27 - Letter from Executive Director of PHA
			Attachment 26 - Opinion Letter Regarding PHA Qualification

<u>NOTE</u>: If the PHA is partnering with a non-profit, contact THDA at 615-741-9666 to obtain the proper form of Attachment 26 - Opinion Letter Regarding PHA Qualification

		Non-Compliance					
		☐ Attachment 19 – Verification of Compliance for Existing LIHTC Projects (<i>Required</i>)					
		Eligible Developments					
		☐ Attachment 20 – Form of Opinion Letter Regarding Eligibility for Low Income Housing Tax Credits (<i>Required</i>)					
		Attachment 21 – Form of Opinion Letter Regarding Section 42(d)(2)(B) (Required if acquisition/rehabilitation tax credits are requested)					
		Attachment 24 – Confirmation of Downtown Business District (Required if additional eligible basis is being sought under Part VII-A-4-c)					
		Development Participants					
		Attachment 22 – Disclosure Form (Required for each identified individual)					
		Attachment 28 – Form of opinion letter regarding exemption under Part VII A. 6. d. or e. (<i>Required if exemption claimed</i>)					
		Documentation Evidencing Property Control (Required)					
		Physical needs assessment (Required if proposed development involves rehabilitation)					
		Appraisal (Required if acquisition credit requested on five or more units)					
E.	point	ing Documentation (include all required documentation and relevant Attachments for all is claimed under the Scoring criteria in Part VII B. of the 2007 QAP, each properly labeled, ed or rubber banded together)					
		Attachment 23 - Confirmation of Community Revitalization Plan (<i>Required only if points are claimed in connection with development location covered by or contributing to an approved community revitalization plan</i>)					
		Attachment 25 - Units Designed for Special Housing Needs (Required only if points are claimed in Section 20.E. of the Initial Application)					
F.	Appl	Application Fee - Check made payable to Tennessee Housing Development Agency for Application Fee (See Part XV of the 2007 QAP) attached to Page 1 of the Application (<i>Required</i>)					
G.	_	inals of A. through F. above banded together as the original application and four complete es (Required)					

TENNESSEE HOUSING DEVELOPMENT AGENCY

Low-Income Housing Tax Credit Application Program Year 2007

Da	te of Application:			
1.	DEVELOPMENT NAMI financing.)	E & LOCATION (For sca	nttered site developments, all s	sites must have common
Α.	Development Name:			
В.	Development Address:			_ County:
υ.	Development radiess.			Zip Code:
				Zip code.
C.	Set-Asides (check all th		□ Non-Profit □ Rehabilitation □ Small Developn	□ QCT □ PHA
D.	Development Type(chec		□ Acquisition and□ Scattered site□ Adaptive reuse	☐ Downtown Business District
2.	UNIT INFORMATION			
Α.	Total number of resident	ial buildings proposed:		
В.		ial units proposed:		
C.			each building that will be rentachment 1 and Attachment	nt restricted and occupied by low 1A)
D.	Total number of residen submit Attachment 2)	tial units to be restricted for	low income tenants:	(complete and
E.	Total number of market	rate residential units:	(complete	e and submit Attachment 3)
F.	Total number of square submit Attachment 1 and		residential floor space:	(complete and

3.	APPI	LICANT	OWNERSHI	P ENTITY									
A.	Nar	Name and Address of Ownership Entity (This is the entity to which tax credits may be awarded):											
	Nar	Name:											
	Stre	eet Addre	ss:										
	City	v:					State:		Zip Co	ode:			
		ephone:							-				
		-						L-wan.					
B.	The	e Ownersh	nip Entity (che	ck only one	and comp	olete):							
			lly formed an ship Entity da	•						vertificate of existence fo			
		is valid	lly formed and	d currently in	n existen	ce in the	State of			and the Ownershi			
		entity	qualified to d	o business in	n Tennes	see on			, 2007.	(If Ownership entity is			
							U	0 0		bearing evidence of filin nership, attach Tennesse			
		Applica	ation for Reg	istration bec	ıring evi	dence of	filing with	the Tenne	ssee Secre	tary of State's office.			
			ship entity is o y partnership,						rity. If Ow	enership entity is a limite			
			_			-	=	_	efore	, 2007.			
C.	Ow		<u>ntity</u> Informat										
	Typ	e of Owr	ership Entity:							Tax ID Number:			
		Limite	d Partnership	(Complete ar	ıd submii	t Attachr	nent 4A)						
		Genera	l Partnership	(Complete ar	ıd submii	t Attachr	nent 4A)						
		Limite	d Liability Par	tnership (Co	mplete a	nd submi	t Attachme	nt 4A)					
		Limite	d Liability Co	rporation (Co	omplete o	and subm	it Attachme	ent 4C)					
		Corpor	ration (Comple	ete and subm	it Attach	ment 4B	3)						
		Individ	lual				(use soc	ial security	number)				
D.	Cor	ntact Pers	on for Owners	ship Entity is	: (One	Only)							
	Nar	me:											
	Stre	eet Addre	ss:										
	City	y:					State: _		Zip Co	de:			
	Tele	ephone:	()			-		Fax:	()				
	Ελ	Aoil Addr	200										

4.	DEVE	EVELOPER ENTITY			
A.	Nan	Name and Address of Developer			
	Nan	Name:			_
	Stre	Street Address:			
	City	City: State:	7	Zip Code:	
	•	Telephone: () Fax)	
		State of formation:			_
В.		Developer Entity information (check only one and complete all information			_
В.		· · · · · · · · · · · · · · · · · · ·	<i>a)</i> .	T 10 N 1	
	• •	Type of Developer Entity:		Tax ID Number:	
			`		
			•		
		• • • •	~)		
			curity nu		
	_	a marvidual (use social set	curity mur	<u> </u>	
5.	ОТН	THER DEVELOPMENT PARTICIPANTS			
A.	Con	Complete and submit Attachment 6			
					i
В.	Tax Atta	Does the Contractor, the Management Company, the Sponsoring Organizar Tax Accountant, and/or the Architect, as identified in Attachment 6, the Statachment 12, or any individual directly or indirectly involved with an relationship (personal or business) with or interest in any of the following:	Syndicato	or / Equity Provider identified	in
	1.	1. Ownership Entity identified in Section 3 of this Initial Application:	☐ Yes	s 🗖 No	
	2.	2. Developer identified in Section 4 of this Initial Application:	es \Box	No	
	3.	3. Any individual directly or indirectly involved with the Ownership Er	ntity:	☐ Yes ☐ No	
	4.	4. Any individual directly or indirectly involved with the Developer:	☐ Yes	□ No	
	5.	5. Any other entity identified on Attachment 6:			
	6.	6. Any individual directly or indirectly involved with any other entity is	dentified	on	
		Attachment 6:			
C.	Atta	Does the Ownership Entity identified in Section 3 of this Initial App Attachment 4A or 4B or 4C have any direct or indirect relationship (perso the following:		——————————————————————————————————————	
	1.	1. Developer identified in Section 4 of this Initial Application:	es 🗖	No	
	2.	2. Any individual directly or indirectly involved with the Developer:	☐ Yes	□ No	

	3.	Any entity identified on Attachment 6:	Yes	s 🗖 No
	4.	Any individual directly or indirectly involv	ed wit	h the syndicator / equity provider:
	5.	Any individual directly or indirectly involv	ed wit	h any entity identified on Attachment 6:
D.		*		al Application or any individual identified on Attachment 5A iness) with or interest in any of the following:
	1.	Ownership Entity identified in Section 3 of	this I	nitial Application:
	2.	Any individual directly or indirectly involv	ed wit	h Ownership Entity:
	3.	Any entity identified on Attachment 6:	☐ Ye	s \square No
	4.	Any individual directly or indirectly involv	ed wit	h the syndicator / equity provider:
	5.	Any individual directly or indirectly involv	ed wit	h any entity identified on Attachment 6:
E.		ch as many additional pages as necessary al Application.	to exp	plain all "yes" responses in Section 5B or 5C or 5D of this
6. I	DEVE	LOPMENT INFORMATION		
		LOPMENT INFORMATION		
6. I				Transitional Housing
	Туре	LOPMENT INFORMATION e of Housing		Transitional Housing Congregate Care Facility
	Туре	ELOPMENT INFORMATION e of Housing Multifamily Housing		č
	Туре	ELOPMENT INFORMATION e of Housing Multifamily Housing Single Room Occupancy Housing		Congregate Care Facility
	Type	ELOPMENT INFORMATION The of Housing Multifamily Housing Single Room Occupancy Housing Housing for the Elderly Single Family Dwelling	_ _ _	Congregate Care Facility Assisted Living Facility
A.	Type	ELOPMENT INFORMATION The of Housing Multifamily Housing Single Room Occupancy Housing Housing for the Elderly Single Family Dwelling The property with four or or the property with the property of the	fewer	Congregate Care Facility Assisted Living Facility Other runits occupied or to be occupied by the owner or a person residential units for low-income households:

D.	And	cillary Facilities - describe all ancillary facilities included in the Development.
	Acc	essory Buildings & Area:
	Rec	reational Facilities:
	Cor	nmercial Facilities:
	Cor	nmon Areas:
	Kito	chen/Dining Facilities:
	Clir	nic/Medical/Nursing Facilities:
	Oth	er:
E.		services to be provided to residents in the Development?
F.		l current tenants be relocated for this Development?
	——————————————————————————————————————	es, describe relocation assistance to be provided.
7.	SECT	TION 42 IRREVOCABLE SET-ASIDE ELECTION
Ele	ct one	of the following minimum set-asides as required in Section 42(g)(1):
		20% of the units in the proposed Development are irrevocably designated for individuals whose income is 50% or less of the area median gross income. (If this election is made, <u>ALL</u> non-market rate units will be restricted to tenants whose income is 50% or less of the area median gross income.)
		40% of the units in the proposed Development are irrevocably designated for individuals whose income is 60% or less of the area median gross income.

8.	ACQI	UISITION INFORMATION							
A.	Nan	ne of Seller:							
	Stre	et Address:							
	City	<i></i>	Sta	te:	Zip Cod	le:			
	Tele	ephone: ()		Fax: ()				
B.	Nun	nber of parcels or tracts of land making up the site for the	ne pro	oposed Developr	ment:				
C.	Are	all parcels or tracts of land contiguous?		No					
D.	Exa	ct area of site in acres:							
E.		al acquisition cost of all tracts and/or parcels making up		•	led deed or as	specified in purchase			
F.	Date	e of site acquisition by the Ownership Entity or prop	osed	date of site acc	quisition by the	he Ownership Entity:			
G.	Hov	v long did the seller(s) own the tracts and/or parcels mal	king ı	up the site? _					
H.	relat	Does the seller or any individual involved with the seller (directly or indirectly) have any direct or indirect relationship (personal or business) with or interest in the Ownership Entity, the Developer or any individual involved (directly or indirectly) with the Ownership Entity or Developer? Yes No							
	If ye	es, specify the nature of the relationship(s):							
9.	RENT	TAL ASSISTANCE							
A.	Doe	es or will the development receive or benefit from rental	assis	stance?	☐ Yes	□ No			
В.	If ye	es, list the type of rental assistance:							
		Section 8 New Construction or Substantial Rehabilitation		Section 8 Deve Based Assistan					
		Section 8 Moderate Rehabilitation		RHCDS (former Assistance	erly FmHA) 5	15 Rental			
		Section 8 Tenant Based Vouchers							
		Other federal, state, or local assistance (please describ	oe)						
C.	Nun	nber of units receiving Assistance:	_						
D.	Nun	nber of years remaining on the Rental Assistance contra	ct:						

10. MONTHLY UTILITY ALLOWANCE CALCULATIONS
Complete and submit Attachment 7.
11. SOURCE OF FUNDS
Complete and submit Attachment 8.
12. CONSTRUCTION FINANCING
Complete and submit Attachment 9 and Attachment 11, if applicable.

13. PERMANENT FINANCING

Complete and submit Attachment 10 and Attachment 11, if applicable.

14. SYNDICATION INFORMATION

Complete and submit Attachment 12.

15. ANNUAL EXPENSE INFORMATION

Complete and submit Attachment 13.

16. DEVELOPMENT SCHEDULE

Complete and submit Attachment 14.

17. DEVELOPMENT COSTS

Complete and submit Attachment 15.

18. CALCULATION OF POTENTIAL TAX CREDITS

Complete and submit Attachment 16.

19. ELIGIBILITY

ALL INFORMATION PROVIDED AND MATERIALS SUBMITTED MUST BE IN ACCORDANCE WITH PART VII A. OF THE 2007 QAP. REFER TO PART VII A. OF THE 2007 QAP FOR MORE INFORMATION ABOUT ELIGIBILITY REQUIREMENTS.

- SET-ASIDES check the Set-Aside or Set-Asides from which tax credits are being requested and include legible A. copies of <u>all</u> items listed for each Set-Aside selected: Non-Profit Set-Aside: 1. copy of IRS 501(c)(3) or 501(c)(4) letter for non-profit entity; 2. original certificate of existence for non-profit entity from Tennessee Secretary of State dated not more than thirty days prior to the date of this Initial Application; 3. original opinion of counsel regarding Section 42(h)(5) in the form and with the substance of **Attachment** 17A or Attachment 17B, as applicable; and 4. evidence of non-profit entity fostering low income housing in Tennessee for two years prior to the date of this Application in the form and with the substance of **Attachment 18**. **Oualified Census Tract Set-Aside:** 1. proposed development reflected in Section 1 of Initial Application must be located completely and entirely in a Qualified Census Tract (identified on Exhibit 4, excluding Difficult to Develop Areas); and 2. original confirmation of community revitalization plan in the form of **Attachment 23**. Rehabilitation Set-Aside: 1. original certificate regarding eligibility for the Rehabilitation Set-Aside in the form and with the substance of Attachment 29. PHA Set-Aside: 1. Original opinion of counsel regarding eligibility for the PHA set-aside in the form and with the substance of Attachment 26A, Attachment 26B, Attachment 26C, or Attachment 26D, as applicable. 2. If the proposed development involves HOPE VI funds, the following are required: a. Copy of form HUD-1044 identifying the Public Housing Authority receiving the HOPE VI grant; b. Letter from Executive Director of identified Public Housing Authority in the form and with the substance of **Attachment 27**; A copy of the HUD approved redevelopment plan. Small Development Set-Aside: Number of units reflected in Section 2 and on Attachment 1 of this Initial Application must be 32 units or less. Urban Set-Aside: County identified in Section 1 of this Initial Application must be on Exhibit 1 under heading "Counties in Urban Set-Aside" Rural Set-Aside: County identified in Section 1 of this Initial Application must be on Exhibit 1 under heading
- B. NON-COMPLIANCE Complete and submit an original **Attachment 19**.

"Counties in Rural Set-Aside"

C.	ELIGIBLE DEVELOPMENT – Complete and submit an original opinion letter on Tax Counsel's letterhead in the form and with the substance of Attachment 20 .					
	In ad	ldition, check all of the following that apply:				
		Existing properties are being acquired for the Development and acquisition/rehabilitation credits are requested – complete and submit an original opinion letter on Tax Counsel's letter head in the form and with the substance of Attachment 21.				
		The Development has or will have development based subsidies under the Section 8 Moderate Rehabilitation program. (<i>Ineligible Development – do not submit Application</i>)				
		The Development or the property on which the Development will be located is part of a "Bargain Sale" with a "step-up" in sales price paid to an intervening not-for-profit entity. (<i>Ineligible Development – do not submit Application</i>)				
		The Development contains units that will not be for use by the general public. (<i>Ineligible Development – do not submit Application</i>)				
		The Development will provide continual or frequent nursing, medical or psychiatric services. (<i>Ineligible Development – do not submit Application</i>)				
		None of the above apply to the proposed Development				
D.		STING, INCREMENTAL AND NEW DEVELOPMENTS - The proposed Development is (See Part VII A. 5. e 2007 QAP for definitions of these terms and check only one):				
		an "existing" project				
		an "incremental" project				
		a "new" project				
E.		YELOPMENT PARTICIPANTS - Complete and submit an Attachment 22 for each individual identified in ion 3 of this Initial Application <u>and</u> in Attachment 4A or 4B or 4C <u>and</u> in Attachment 5A, or 5B or 5C.				
F.	PROPERTY CONTROL – A document from the list in 1 below and a document from the list in 2 below must be attached to demonstrate property control (documents attached <u>must</u> be fully executed, include the legal description of property on which the Development will be located, and meet all requirements of Part VII A. 7. of the 2007 QAP):					
	1.	Check which one of the following is attached (must meet requirements of Part VII. A. 7. a. of the 2007 QAP):				
		☐ Recorded instrument of conveyance (warranty deed, quitclaim deed, trustee deed, court order); or				
		☐ Evidence demonstrating ability to acquire property through the power of eminent domain; or				
		☐ Contract for sale or contract for 99 year ground lease; or				
		☐ Option to purchase or option for 99 year ground lease.				

	2.	2. Check which one of the following is attached (<i>must meet requirements of Part VII. A. 7. b.</i> (<i>ii</i>) of the 2007 <i>QAP</i>):						
				mitment for title insurance for the property on which the Development will be located evidencing vested in the person or entity that executed the document submitted in Section 19.F.1. above as er; or				
				uted, unqualified attorney title opinion evidencing title to the property vested in the person or that executed the document submitted in Section 19.F.1. above as owner.				
G.	PHYS	SICAI	L NEE	DS ASSESSMENT – (Required if proposed development involves rehabilitation)				
Н.	APPI	RAISA	AL – (I	Required if acquisition credit requested on five or more units)				
20.	SCO	RING		TE POINTS CLAIMED BELOW CREATE IRREVOCABLE ELECTIONS FOR THE OPOSED DEVELOPMENT				
IS S REQ	UBMI UIREN	TTED MENT	WIT S OF	VARDED FOR THE ITEMS SELECTED BELOW ONLY IF REQUIRED DOCUMENTATION THE THIS APPLICATION IN A FORM AND WITH SUBSTANCE THAT MEETS THE PART VII B. OF THE 2007 QAP. REFER TO PART VII B. OF THE 2007 QAP FOR MORE UT SCORING REQUIREMENTS.				
A.	DEV	ELOP	MEN	Γ LOCATION AND HOUSING NEEDS: <u>MAXIMUM 65 POINTS</u>				
	Chec	k all th	nat app	ply to the Development proposed in this Initial Application:				
		Deve	lopme	nt is located in a county shown on Exhibit 2 : Maximum 60 points				
				County				
		exclu	ding	nt is located completely and entirely in a Qualified Census Tract (identified on Exhibit 4 , Difficult to Develop Areas), the development of which contributes to an approved concerted revitalization plan (<i>complete and submit</i> Attachment 23): <i>I point</i>				
	<u>OR</u>							
		that i	s, itse	nt is located completely and entirely within a census tract (other than a Qualified Census Tract) lf, completely and entirely within an area covered by an approved community revitalization plan and submit Attachment 23): <i>5 points</i>				
B.	DEV	ELOP	MEN	Γ CHARACTERISTICS: <u>MAXIMUM 40 POINTS</u>				
	1.	New	constr	uction or adaptive reuse/conversion only: Maximum 40 points				
		a.		Current zoning and other local land use regulations permit the development as proposed or no such regulations currently apply to the proposed development: 5 points				
				No points are claimed for current zoning and other local land use regulations				
		b.		The development will be designed and built to promote energy conservation by meeting the standards of the Council of American Building Officials Model Energy Code: <i>10 points</i>				
				No points are claimed for promoting energy conservation.				
		c.		The development will be designed and built to meet a 15-year maintenance-free exterior standard: <i>10 points</i>				
				No points are claimed for meeting a 15-year maintenance-free exterior standard.				

Reha	□ No points are bilitation only: Mo Number of systems □ □	-	or.
a.	Number of systems	added or replaced: 1 10 points	
	_ _	1 10 points	
<u>OR</u>	_ _	1 10 points	
<u>OR</u>		-	
<u>OR</u>		-	
<u>OR</u>		3 or more 35 points	
b.	involving tax-exer		expressed as a percentage of building
		at least 30% but not greater than 40%	15 points
		greater than 40% but not greater than 50%	25 points
		greater than 50%	35 points
on the	e percentage of uni	ts in each category. The use of existing housing as part of a comm	,
		-	
indiv	iduals involved (ei	ther directly or indirectly) with the Develo	per or the Ownership Entity (whether
	identified above	were involved with (either directly or indirec	-
	involved with (e	ither directly or indirectly) through the deve	
	involved with (ei	ther directly or indirectly) through developer	or owner, but the development failed to
	On the Deversubm ONSOR Whice indiverse forms	acquisition costs (for acquisition costs) For developments contain on the percentage of unit on	greater than 40% but not greater than 50% Greater than 50% For developments containing a combination of new construction are on the percentage of units in each category. Development involves the use of existing housing as part of a comm submit Attachment 23): 1 point DNSOR CHARACTERISTICS: MAXIMUM 70 POINTS Which of the following has NOT occurred in Tennessee at any time individuals involved (either directly or indirectly) with the Development or to be formed) identified in the Initial Application (check all a Carryover Allocation was not obtained: 10 points A Carryover Allocation was made to a development that involved with (either directly or indirectly) through the development in the obtained: 15 points

C.

2.	Development qualified for the Public Housing Authority Set-Aside using the HOPE VI Program with HOPE VI funds used as part of the financing for the development: Only Initial Applications qualified for the Public Housing Authority Set-Aside using the HOPE VI Program as described in Part VII-A-2-d-(ii) are eligible for these points:		
	HOPE VI Funds as a Percentage of Total I proceeds)	Financing for this Development (including tax credit syndication	
	□ 5% to 9.99% 5 p	pints	
	·	points	
	\square 20% or more 20	points	
SPE	ECIAL HOUSING NEEDS: MAXIMUM 15	<u>POINTS</u>	
requ		Attachment 25. <i>NOTE</i> : an Initial Application may meet the g special needs categories, but no more than 15 points will be	
	number shall be rounded up) must fully Certification from the design architect will on 10 units or fewer, following the issuance	ent (5%) of the total number of units in the development (which meet accessibility requirements for persons with disabilities. Description of the Reservation Notice. Confirmation from the supervising the required prior to issuing the IRS Form 8609: 10 points	
AND	<u>''D</u>		
	The proposed Development will have the for three or more bedrooms) (<i>check only one</i>):	lowing percent of units designed and built for large families, (i.e.,	
	above 10%: 5 points		
<u>OR</u>	□ 8%-10%: 3 points		
	* *	the proposed Development will be designed and built for single	
<u>OR</u>	room occupancy: 5 points		
	One hundred percent (100%) of the units in by the elderly (see Part VII-B-4-d of the 20	the proposed Development will be designed, built, and occupied 07 QAP): <i>5 points</i>	
	No points are claimed for meeting special ne	eds.	
LOW	WEST INCOME PREFERENCE: MAXIMU	<u>UM 40 POINTS</u>	
	Election to set aside a minimum of ten perce fifty percent (50%) of the area median incom	ent (10%) of the units for households with incomes no higher than the: 30 points	
	<u>OR</u>		
	Election to set aside a minimum of twenty than fifty percent (50%) of the area median	percent (20%) of the units for households with incomes no higher neome: 40 points	
	No points claimed for lowest income prefere	nce.	

D.

E.

F.	EXT	ENDED U	SE PREFERENCE OR T	ENANT OWNERSHIP: \underline{M}	MAXIMUM 20 POINTS
	Chec	k only one	that will apply to the prop	posed Development:	
			t in time at which the writ llowing number of years (a		tion 42(h)(6)(I) may be given will be extended
		□ At	least 5 years:	20 points	
		□ At	least 4 years, but less than	5 years: 15 points	
		□ At	least 3 years, but less than	4 years: 10 points	
		Eventual	tenant ownership as descri	ibed in Part VII-B-6-b of the	2007 QAP: 5 points
		No points	s are claimed for extended	use preference or eventual to	enant ownership.
G.	PUB	LIC HOU	SING PRIORITY: MAX	XIMUM 10 POINTS	
	Chec	k only one	that will apply to the prop	posed Development:	
		a priority	to persons on Public Hou	sing Waiting lists or to pers	edures for the proposed Development will give sons with Section 8 Housing Choice Vouchers is that impede this priority: <i>10 points</i>
		No points	s are claimed for giving pr	ority to persons on public ho	ousing waiting lists.
H.	TEN	NESSEE (GROWTH POLICY ACT	MAXIMUM 13 POINTS	
		ТОТ	AL POINTS CLAIMED	NUMBER HERE. SU	OR ITEMS CHECKED AND INSERT THE UBJECT TO REVISION BASED ON A

2007 QAP)

2007 LIHTC ATTACHMENT 1: DETERMINATION OF APPLICABLE FRACTION

				Total Floor	Total Floor	% Floor	
	Total #	# Units Set	% Units	Space of	Space Set	Space Set	
	Residential Rental Units	Aside for Low Income	Set Aside for	Residential Rental Units	Aside for Low Income	Aside for Low Income	Applicable Fraction*
DI DC 1	Rental Units	Low Income	Low Income	Rental Units	Low Income	Low income	Fraction
BLDG 1							
BLDG 2							
BLDG 3							
BLDG 4							
BLDG 5							
BLDG 6							
BLDG 7							
BLDG 8							
BLDG 9							
BLDG 10							
BLDG 11							
BLDG 12							
BLDG 13							
BLDG 14							
BLDG 15							
BLDG 16							
BLDG 17							
BLDG 18							
BLDG 19							
BLDG 20							
	e Fraction is the Aside for Low Inc		it fraction (% Un	its Set Aside for	Low Income) or	the floor space fr	action (% Floor
TOTAL LO	OW INCOME RE	SIDENTIAL SQU	JARE FOOTAGE	;			
TOTAL M	ARKET RATE R	ESIDENTIAL SÇ	UARE FOOTAG	E			
TOTAL CO	OMMON SQUAR	RE FOOTAGE					
TOTAL CO	OMMERCIAL SQ	UARE FOOTAG	EΕ				

TOTAL SQUARE FOOTAGE IN DEVELOPMENT

2007 LIHTC ATTACHMENT 1A: DEVELOPMENT CONSTRUCTION DATA

A.	A. Type of construction:					
		Frame / combustible Masonry / noncombustible				
B.	Number of stories in a typical building:					
C.	Sha	pe of footprint of a typical building:				
		Square Rectangular Irregular (sketch footprint if necessary)				
D.	Per	imeter of a typical building in linear feet:				
E.	Hei	ght of a typical building:				
F:	<u> </u>	any buildings equipped with fire extinguishing sprinkler systems? Yes If yes, how many No any buildings equipped with elevators?				
o.		Yes If yes, how many No				
H:	If d	evelopment is REHABILITATION:				
	Age	e of property: years				
	Effe	ective age* of property PRIOR TO tax credit rehabilitation: years				

* Effective age is actual age less any years that have been taken off by face-lifting, structural reconstruction, removal of functional inadequacies, etc. Explain all steps that have been taken to arrive at the effective age.

2007 LIHTC ATTACHMENT 2: UNIT INFORMATION LOW-INCOME UNITS ONLY

	UNITS SE	ET ASIDE FOR T	ENANTS AT 50	0% OF MEDIAN INCOM	ME
BDR SIZE	# OF UNITS	SQ. FT. PER UNIT	TOTAL SQ FTG.	MONTHLY RENT PER UNIT	TOTAL MONTHLY RENT
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
ΓΟΤΑLS				\$	\$
	UNITS SE	ET ASIDE FOR T	ENANTS AT 60	0% OF MEDIAN INCOM	ME
BDR SIZE	# OF UNITS	SQ. FT. PER UNIT	TOTAL SQ FTG.	MONTHLY RENT PER UNIT	TOTAL MONTHLY RENT
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
TOTALS				\$	\$
Other Income Sou					
Amount per mon t	<u>th</u> : \$				
Less Vacancy Allo	owance: _	% ()	
Cotal Monthly Inc	ome (Units set	aside for low inc	come only):	\$	
Estimated annual p	percentage inc	rease in annual de	evelopment incor	ne?%	

2007 LIHTC ATTACHMENT 3: UNIT INFORMATION MARKET RATE UNITS ONLY

BDR SIZE	# OF UNITS	SQ. FT. PER UNIT	TOTAL SQ FTG.	MONTHLY RENT PER UNIT	TOTAL MONTHLY RENT
BDR				\$	\$
BDR				\$	\$
BDR	- <u></u> -			\$	\$
BDR				\$	\$
BDR				\$	\$
BDR				\$	\$
TOTALS				\$	\$
Other Income Sour	rce:				
Amount per mont	<u>h</u> : \$				
Less Vacancy Allo	owance: _	% ()	
Total Monthly Inc	ome (Market I	Rate Units only):	\$		
Estimated annual r	nercentage inc	rease in annual de	velonment incor	me?	%

2007 LIHTC ATTACHMENT 4A: TYPE OF OWNERSHIP ENTITY—

LIMITED PARTNERSHIP OR GENERAL PARTNERSHIP OR REGISTERED LIMITED LIABILITY PARTNERSHIP

NAME	OF (OWNERSHIP ENTIT	Y:						
l. A.	Nu	mber of general partners of Ownership Entity:							
. В.	Is e	each general partner a	natural person:						
		yes (complete 1.C	. below only)						
		no (complete 1.C.	below, then go to 2. below)						
. C.		Provide all of the following information for <u>each</u> <u>general partner</u> of the Ownership Entity (attach additional needed to provide complete information).							
	(i)	Name of General Par							
		Address:							
		Telephone: ()		Ownership:	%			
		Type of entity:	☐ individual ☐ partne	rship (complete 2.A. below	v)				
			☐ corporation (<i>complete 2.B. b</i>	elow if the corporation do of Part VII.A.6.d. of	-	rements			
			☐ limited liability company (co	emplete 2.C. below)					
		State of Formation:							
	(ii)	Name of General Par	tner:						
		Address:							
		Telephone: ()		Ownership:	%			
		Type of entity:	☐ individual ☐ partne	rship (complete 2.A. below	v)				
			□ corporation (<i>complete 2.B. b</i>	elow if the corporation do of Part VII.A.6.d. of		rements			
			☐ limited liability company (co	emplete 2.C. below)					
		State of Formation:							
	(iii)	Name of General Par	rtner:						
		Address:							
		Telephone: ()		Ownership:	%			
		Type of entity:	☐ individual ☐ partne	rship (complete 2.A. belov	w)				
			□ corporation (<i>complete 2.B. b</i>	elow if the corporation do of Part VII.A.6.d. of		rements			
			☐ limited liability company (co	emplete 2.C. below)					
		State of Formation:							

☐ Check here if any general partner listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

(i)	Name of General Partner:							
	Address:							
	Telephone: ()Ownership:	%					
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)						
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	requiremen					
		☐ limited liability company (complete 3.A.(iii) below)						
	State of Formation:							
(ii)	Name of General Par	tner:						
	Address:							
	Telephone: (Ownership:	%					
	Type of entity: ☐ individual ☐ partnership (complete 3.A.(i) below)							
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	requiremen					
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)						
	State of Formation:							
iii)	Name of General Par	tner:						
	Address:							
	Telephone: (Ownership:	%					
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)						
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	requiremen					
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)						
	State of Formation:							

2. A. If any general partner identified in 1.C. above is itself a partnership (limited, general, or limited liability), provide all of

If any general partner identified in 1.C. above is itself a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each such corporation identified as a general partner in 1.C. (complete 3.B.(i) if any officer, director and/or stockholder is a partnership; complete 3.B.(ii) if any office, director and/or stockholder listed below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP and/or complete 3.B.(iii) if any officer, director and/or stockholder listed below is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Talankana Ma	Telephone No.:	Address:
Telephone No.:	_	
ame:	Name:	Telephone No.:
Γitle:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:		State of Formation:
	-	Address:
ame:	Name:	
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Γelephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhole	ders are listed above because no single sto	ckholder owns a 10% or greater interest
corporation for which this i		C

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

2. C. If any general partner identified in 1.C. above is itself a limited liability company, provide all of the following information for **each of the following:** (i) all governors, (ii) all members and (iii) all managers of each limited liability company identified as a general partner in 1.C. (complete 3.C.(i) if any member and/or manager is a partnership; complete 3.C.(ii) if any member and/or manager listed below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP and/or complete 3.C.(iii) if any member and/or manager listed below is a limited liability company). (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		-
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:%
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compa
	State of Formation:		
b.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:%
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		
c.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:%
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compa
	State of Formation:		

If any general partner identified in 2.A. above is itself a partnership (limited, general, or limited liability), provide

3. A. (i)

3. A. (ii) If any general partner identified in 2.A. above is itself a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each general partner identified as a corporation in 2.A. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS Name:	DIRECTORS Name:	STOCKHOLDERS Name:
Title:	Address:	Type of Entity:
Address:	_	State of Formation:
	Telephone No.:	Address:
Felephone No.:	_	
ame:	Name:	Telephone No.:
Γitle:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	- Telephone No	State of Formation:
	_	Address:
ame:	Name:	
Title:	Address:	Telephone No.:
Address:	Telephone No.:	- Name:
Felephone No.:		Type of Entity:
	-	State of Formation:
		Address:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. A. (iii) If any general partner identified in 2.A. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of each general partner identified as a limited liability company in 2.A. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		-
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		-, ,

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

N GG ID				
				_
			Ownership:	_ _%
g	□ partnership	□ corporation	☐ limited liability com	pan
b. Name of General Partner:				_
Address:				_
Telephone: ()			Ownership:	_%
Type of entity: individual State of Formation:	□ partnership	□ corporation	☐ limited liability com	pan
c. Name of General Partner:				_
Address:				_
Telephone: ()			Ownership:	_%
Type of entity: undividual	☐ partnership	☐ corporation	☐ limited liability com	pan
State of Formation:				

3. B (i)

3. B. (ii) If any officer, director and/or stockholder identified in 2.B. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>all stockholders with a 10% interest or more</u> in each officer, director and/or stockholder identified as a corporation in 2.B. If any stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS Name:	DIRECTORS Name:	STOCKHOLDERS Name:
Title:	Address:	Type of Entity:
Address:		Ct. CF.
	Telephone No.:	Address:
elephone No.:	-	-
nme:	Name:	Telephone No.:
ïtle:	Address:	-
Address:	-	
	Telephone No.:	Type of Entity:
Celephone No.:		State of Formation:
ame:	Name:	Address:
Title:	Address:	Telephone No.:
Address:		-
	Telephone No.:	Name:
elephone No.:		Type of Entity:
	_	State of Formation:
		Address:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. B. (iii) If any officer, director and/or stockholder identified in 2.B. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of each officer, director and/or stockholder identified as a limited liability company in 2.B. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: \Box individual \Box	partnership	ation
	State of Formation:		
b.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐	partnership	ation
	State of Formation:		
c.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:
	Type of entity: \Box individual \Box	partnership	ation
	State of Formation:		

If any member and/or manager identified in 2.C. above is itself a partnership (limited, general, or limited liability),

3. C. (i)

3. C. (ii) If any member and/or manager identified in 2.C. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>all stockholders with a 10% interest or more</u> in any member and/or manager identified as a corporation in 2.C. If any stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

Name: Type of Entity:
State of Formation:
Address:
Telephone No.:
Name:
Type of Entity:
State of Formation:
Address:
Autross.
Telephone No.:
Name:
Type of Entity:
State of Formation:
Address:
I

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. C. (iii) If any member and/or manager identified in 2.C. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of any member and/or manager identified as a limited liability company in 2.C. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

2007 LIHTC ATTACHMENT 4B: TYPE OF OWNERSHIP ENTITY— CORPORATION

NAME OF OWNERSHIP ENTITY:

1. Provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in the corporation that is the Ownership Entity (complete 2.A. below if any officer, director and/or stockholder is a partnership; complete 2.B. below if any officer, director and/or stockholder is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 2.C. below if any officer, director and/or stockholder is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS

DIRECTORS

STOCKHOLDERS

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
T.1.1. N	Telephone No.:	Address:
Telephone No.:	_	Talankara Na
Name:	Name:	Telephone No.:
Title:	Address:	_ Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	-	State of Formation:
N	-	Address:
Name:	Name:	
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:	-	Type of Entity:
,	-	State of Formation:
		Address:
		Talankara N
		Telephone No.:
		1

- ☐ Check here if no stockholders are listed above because no single stockholder owns a 10% or greater interest in the corporation for which this information is provided.
- Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007 QAP <u>AND</u> an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

i)	Name of General Partner:							
	Address:							
	Telephone: (Ownership:	%					
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)						
		□ corporation (complete 3A.(ii) below if the corporation does not meet the in of Part VII.A.6.d. of the 2007 QAP)	equiremen					
		☐ limited liability company (complete 3.A.(iii) below)						
	State of Formation:							
i)	Name of General Par	tner:						
	Address:							
	Telephone: (Ownership:	%					
	Type of entity:	e of entity: \square individual \square partnership (complete 3.A.(i) below)						
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	requiremen					
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)						
	State of Formation:							
ii)	Name of General Par	tner:						
	Address:							
	Telephone: ()Ownership:	%					
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)						
		□ corporation (complete 3A.(ii) below if the corporation does not meet the roof Part VII.A.6.d. of the 2007 QAP)	equiremen					
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)						
	State of Formation:							

2. A. If any officer, director and/or stockholder identified in 1. above is itself a partnership (limited, general, or limited

2. B. If any officer, director and/or stockholder identified in 1. above is a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each officer, director and/or stockholder identified as a corporation in 1. (complete 3.B.(i) if any officer, director and/or stockholder identified below is a partnership; complete 3.B.(ii) if any officer, director and/or stockholder identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.B.(iii) if any officer, director, and/or stockholder identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
	Telephone No.:	Address:
Celephone No.:	_	
ame:	Name:	Telephone No.:
Γitle:	Address:	Name:
Address:		
	Telephone No.:	Type of Entity:
Telephone No.:	_	State of Formation:
ame:	Name:	Address:
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Геlephone No.:	- Telephone No	Type of Entity:
retephone rvo	_	
		State of Formation:
		Address:
		Telephone No.:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

2. C. If any officer, director and/or stockholder identified in 1. above is a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of each officer, director and/or stockholder identified as a limited liability company in 1. (complete 3.C.(i) if any member and/or manager identified below is a partnership; complete 3.C.(ii) if any member and/or manager identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.C.(iii) if any member and/or manager identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

Name: Type of Entity: State of Formation: Address: Telephone No.:	Name: Type of Entity: State of Formation: Address: Telephone No.:
State of Formation: Address:	State of Formation: Address:
Address:	Address:
	Telephone No.:
	_
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
	Type of Entity: State of Formation: Address:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	
	Type of entity: ☐ individual ☐ partne	ership 🗖 cor	poration	☐ limited liability c	ompai
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	
	Type of entity: ☐ individual ☐ partne	ership 🗖 cor	poration	☐ limited liability c	ompai
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	
	Type of entity: ☐ individual ☐ partner	ership 🗖 cor	poration	☐ limited liability c	ompai
	State of Formation:				

If any general partner identified in 2.A. above is itself a partnership (limited, general or limited liability), provide

3. A. (i)

3. A. (ii) If any general partner identified in 2.A. above is itself a corporation, provide all of the following information for **each of the following**: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each general partner identified as a corporation in 2.A. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

DIRECTORS

STOCKHOLDERS

OFFICERS

Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Telephone No.:	Telephone No.:	Address:
Telephone 10		Talankana Na .
Name:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:		State of Formation:
Name:	Name:	Address:
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:		Type of Entity:
		State of Formation:
		Address:
		Telephone No.:
	olders are listed above because no singles information is provided.	le stockholder owns a 10% or greater interest in the
☐ Check here if any stockh	older listed above is a corporation which	meets the requirements of Part VII.A.6.d of the 2007

3. A. (iii) If any general partner identified in 2.A. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of each general partner identified as a limited liability company in 2.A. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:	-	_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: ☐ individual ☐ partnership		corporation	☐ limited liability	compar
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	0
	Type of entity: ☐ individual ☐ partnership) 	corporation	☐ limited liability	compar
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	0
	Type of entity: ☐ individual ☐ partnership) 	corporation	☐ limited liability	compar
	State of Formation:				

If any officer, director and/or stockholder identified in 2.B. above is itself a partnership (limited, general or limited liability), provide all of the following information for <u>each</u> general partner of each officer, director and/or

3. B (i)

If any officer, director and/or stockholder identified in 2.B. above is itself a corporation, provide all of the 3. B. (ii) following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each officer, director and/or stockholder identified as a corporation in 2.B. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete *information.*)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Telephone No.:	Telephone No.:	Address:
Telephone Ivo		Telephone No.:
ame:	Name:	
Γitle:	Address:	_ Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	-	State of Formation:
		Address:
ame:	Name:	
Γitle:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
	rereptione No.:	Name:
Геlephone No.:		Type of Entity:
		State of Formation:
		Address:
		Telephone No.:

☐ Check here if no stockholders are listed above because no single stockholder owns a 10% or greater interest in the

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

3. B. (iii) If any officer, director and/or stockholder identified in 2.B. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) managers of each officer, director and/or stockholder identified as a limited liability company in 2.B. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
	-	-

Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: undividual partnersh	ip \Box cor	poration	☐ limited liability	compan
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: ☐ individual ☐ partnersh	ip \Box cor	poration	☐ limited liability	compan
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: undividual partnersh	ip \Box cor	poration	☐ limited liability	compan
	State of Formation:				

If any member and/or manager identified in 2.C. above is itself a partnership (limited, general or limited liability), provide all of the following information for **each** general partner of each member and/or manager identified as a

3. C. (i)

3. C. (ii) If any member and/or manager identified in 2.C. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>stockholders with a 10% interest or more</u> in each member and/or manager identified as a corporation in 2.C. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Famoutian
Telephone No.:	Telephone No.:	Address:
reiephone ivo	_	
Name:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	
Telephone No.:	-	State of Formation:
	-	Address:
Name:	Name:	
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhol corporation for which this i		stockholder owns a 10% or greater interest in th
-	-	neets the requirements of Part VII.A.6.d of the 200

3. C. (iii) If any member and/or manager identified in 2.C. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of each member and/or manager identified as a limited liability company in 2.C. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:	-	_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

2007 LIHTC ATTACHMENT 4C: TYPE OF OWNERSHIP ENTITY— LIMITED LIABILITY COMPANY

NAME OF OWNERSHIP ENTITY:	
---------------------------	--

1. Provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of the Ownership Entity (complete 2.A. if any member and/or manager identified below is a partnership; complete 2.B. if any member and/or manager identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 2.C. if any member and/or manager identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

	Name of General Par	rtner:		
	Address:			_
	Telephone: ()Ownership	:	_%
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)		
		□ corporation (complete 3A.(ii) below if the corporation does not me of Part VII.A.6.d. of the 2007 Q.	-	meni
		☐ limited liability company (complete 3.A.(iii) below)		
	State of Formation:			
ii)	Name of General Par	rtner:		
	Address:			_
	Telephone: ()Ownership	:	_%
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)		
		□ corporation (complete 3A.(ii) below if the corporation does not me of Part VII.A.6.d. of the 2007 Q.		men
		☐ limited liability company (complete 3.A.(iii) below)		
	State of Formation:	<u> </u>		
ii)	Name of General Par	tner:		
	Address:			_
	Telephone: ()Ownership	:	_%
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)		
		□ corporation (complete 3A.(ii) below if the corporation does not me of Part VII.A.6.d. of the 2007 Q.	-	men
		☐ limited liability company (complete 3.A.(iii) below)		
	State of Formation:			

2. A. If any member and/or manager identified in 1. above is itself a partnership (limited, general, or limited liability),

2. B. If any member and/or manager identified in 1. above is itself a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each member and/or manager identified as a corporation in 1. (complete 3.B.(i) if any officer, director and/or stockholder identified below is a partnership; complete 3.B.(ii) if any officer, director and/or stockholder identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.B.(iii) if any officer, director and/or stockholder identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
ame:	Name:	Name:
Citle:	Address:	Type of Entity:
Address:		State of Formation:
Γelephone No.:	Telephone No.:	Address:
oregine i con	-	Telephone No.:
ame:	Name:	_
Γitle:	Address:	_ Name:
Address:	Telephone No.:	Type of Entity:
Геlephone No.:	-	State of Formation:
lame:	- Name:	Address:
Γitle:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Геlephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

2. C. If any member and/or manager identified in 1. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of each member and/or manager identified below as a limited liability company in 1. (complete 3.C.(i) if any member and/or manager identified below is a partnership; complete 3.C.(ii) if any member and/or manager identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.C.(iii) if any member and/or manager identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

Name: Type of Entity: State of Formation: Address: Telephone No.:	Name: Type of Entity: State of Formation: Address: Telephone No.:
State of Formation: Address:	State of Formation: Address:
Address:	Address:
	Telephone No.:
	_
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
	Type of Entity: State of Formation: Address:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:	 	
	Address:	 	
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		
b.	Name of General Partner:		
	Address:	 	
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		
c.	Name of General Partner:		
	Address:	 	
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		

If any general partner identified in 2.A. above is itself a partnership (limited, general, or limited liability), provide

3. A. (i)

If any general partner identified in 2.A. above is itself a corporation, provide all of the following information for 3. A. (ii) each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in any general partner identified as a corporation in 2.A. If any officer, director of stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		_ State of Formation:
Telephone No.:	Telephone No.:	Address:
Telephone No	_	
ame:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	-	State of Formation:
	-	Address:
lame:	Name:	
Title:	Address:	Telephone No.:
Address:		- Name:
Telephone No.:	-	Type of Entity:
	_	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhol corporation for which this i	ders are listed above because no single stonformation is provided.	ockholder owns a 10% or greater interest

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

3. A. (iii) If any general partner identified in 2.A. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of any general partner identified as a limited liability company in 2.A. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:	-	_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: \Box individual \Box partnership	corporation	☐ limited liability compar
	State of Formation:		
b.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compan
	State of Formation:		
c.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compan
	State of Formation:		

If any officer, director and/or stockholder identified in 2.B. above is itself a partnership (limited, general, or limited liability), provide all of the following information for <u>each</u> general partner of any officer, director and/or stockholder identified as a partnership in 2.B. If any general partner identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional

3. B. (i)

3. B. (ii) If any officer, director and/or stockholder identified in 2.B. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>all stockholders with a 10% interest or more</u> in any officer, director and/or stockholder identified as a corporation in 2.B. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

DIRECTORS	STOCKHOLDERS
Name:	Name:
Address:	Type of Entity:
	State of Formation:
- Telephone No.: 	Address:
_	
Name:	Telephone No.:
Address:	- No.
	_
Telephone No.:	Type of Entity:
	State of Formation:
Name:	Address:
- Address:	Telephone No.:
	-
Telephone No.:	Name:
	Type of Entity:
-	State of Formation:
	Address:
	Telephone No.:
	Telephone No.:
	Name: Address: Telephone No.: Name: Address: Telephone No.: Address: Address:

☐ Check here if no stockholders are listed above because no single stockholder owns a 10% or greater interest in the

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

3. B. (iii) If any officer, director and/or stockholder identified in 2.B. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of any officer, director and/or stockholder identified as a limited liability company identified in 2.B. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

Name:	Name:
	Name.
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
	_
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
	State of Formation: Address: Telephone No.: Name: Type of Entity: State of Formation: Address: Telephone No.: Name: Type of Entity: State of Formation: Address:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	%
	Type of entity: undividual partnership	□ co	rporation	☐ limited liability	compan
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	%
	Type of entity: individual partnership	□ co	rporation	☐ limited liability	compan
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	%
	Type of entity: undividual partnership	□ co	rporation	☐ limited liability	compan
	State of Formation:				

If any member and/or manager identified in 2.C. above is itself a partnership (limited, general, or limited liability),

3. C. (i)

3. C. (ii) If any member and/or manager identified in 2.C. above is itself a corporation, provide all of the following information for **each of the following**: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in any member and/or manager identified as a corporation in 2.C. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Telephone No.:	Telephone No.:	Address:
Name:	- Name:	Telephone No.:
Title:	Address:	Name:
Address:		Type of Entity:
Telephone No.:	-	State of Formation:
vame:	Name:	Address:
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:	- -	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
		'
Check here if no stockhol corporation for which this		ockholder owns a 10% or greater interest in t

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

3. C. (iii) If any member and/or manager identified in 2.C. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of any member and/or manager identified as a limited liability company in 2.C. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		-
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

2007 LIHTC ATTACHMENT 5A: TYPE OF DEVELOPER ENTITY—

LIMITED PARTNERSHIP OR GENERAL PARTNERSHIP OR REGISTERED LIMITED LIABILITY PARTNERSHIP

NAME OF	DEVELOPER ENTIT	Y:		
. A. Nu	mber of general partne	ers of Developer Entity:		
. B. Is e	each general partner a	natural person:		
	yes (complete 1.C	. below only)		
	no (complete 1.C.	below, then go to 2. below)		
	ovide all of the follow eded to provide comple		<u>ner</u> of the Ownership Entity (attach addition	al p
(i)	Name of General Par	rtner:		_
	Address:			_
	Telephone: ()	Ownership:	%
	Type of entity:	☐ individual ☐ partnership	(complete 2.A. below)	
			if the corporation does not meet the requiren of Part VII.A.6.d. of the 2007 QAP)	ients
		☐ limited liability company (complete		
	State of Formation:			
(ii)	Name of General Par	rtner:		_
	Address:			
	Telephone: ()	Ownership:	%
	Type of entity:	☐ individual ☐ partnership	(complete 2.A. below)	
			f the corporation does not meet the requiren of Part VII.A.6.d. of the 2007 QAP)	ients
		☐ limited liability company (complete	te 2.C. below)	
	State of Formation:			
(iii)	Name of General Par	tner:		_
	Address:			
	Telephone: ()	Ownership:	%
	Type of entity:	☐ individual ☐ partnership	(complete 2.A. below)	
			if the corporation does not meet the requiren of Part VII.A.6.d. of the 2007 QAP)	ients
		☐ limited liability company (complete	te 2.C. below)	
	State of Formation:			

(i)	Name of General Par	tner:	
	Address:		
	Telephone: (Ownership:	%
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)	
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	*
		☐ limited liability company (complete 3.A.(iii) below)	
	State of Formation:		
ii)	Name of General Par	tner:	
	Address:		
	Telephone: (Ownership:	%
Type of entity:		☐ individual ☐ partnership (complete 3.A.(i) below)	
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)	
	State of Formation:		
iii)	Name of General Par	tner:	
	Address:		
	Telephone: ()Ownership:	%
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)	
		☐ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	
		☐ limited liability company (complete 3.A.(iii) below)	
	State of Formation:		

2. A. If any general partner identified in 1.C. above is itself a partnership (limited, general, or limited liability), provide all of

If any general partner identified in 1.C. above is itself a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each such corporation identified as a general partner in 1.C. (complete 3.B.(i) if any officer, director and/or stockholder is a partnership; complete 3.B.(ii) if any office, director and/or stockholder listed below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP and/or complete 3.B.(iii) if any officer, director and/or stockholder listed below is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Talankana Ma	Telephone No.:	Address:
Telephone No.:	_	
ame:	Name:	Telephone No.:
Γitle:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:		State of Formation:
	-	Address:
ame:	Name:	
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Γelephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhole	ders are listed above because no single sto	ckholder owns a 10% or greater interest
corporation for which this i		C

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

2. C. If any general partner identified in 1.C. above is itself a limited liability company, provide all of the following information for **each of the following:** (i) all governors, (ii) all members and (iii) all managers of each limited liability company identified as a general partner in 1.C. (complete 3.C.(i) if any member and/or manager is a partnership; complete 3.C.(ii) if any member and/or manager listed below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP and/or complete 3.C.(iii) if any member and/or manager listed below is a limited liability company). (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:%
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compa
	State of Formation:		
b.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:%
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compa
	State of Formation:		
c.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:%
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compa
	State of Formation:		

If any general partner identified in 2.A. above is itself a partnership (limited, general, or limited liability), provide

3. A. (i)

3. A. (ii) If any general partner identified in 2.A. above is itself a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each general partner identified as a corporation in 2.A. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS Name:	DIRECTORS Name:	STOCKHOLDERS Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
	Telephone No.:	Address:
Felephone No.:	_	
ame:	Name:	Telephone No.:
Γitle:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	- Telephone No	State of Formation:
•	_	Address:
ame:	Name:	
Γitle:	Address:	Telephone No.:
Address:	Telephone No.:	- Name:
Felephone No.:		Type of Entity:
	-	State of Formation:
		Address:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

3. A. (iii) If any general partner identified in 2.A. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of each general partner identified as a limited liability company in 2.A. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		-
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		-, ,

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

N GG ID				
				-
			Ownership:	_ _%
g	☐ partnership	□ corporation	☐ limited liability com	pan
b. Name of General Partner:				_
Address:				
Telephone: ()			Ownership:	_%
Type of entity: individual State of Formation:	□ partnership	□ corporation	☐ limited liability com	pan
c. Name of General Partner:				_
Address:				
Telephone: ()			Ownership:	_%
Type of entity: undividual	☐ partnership	☐ corporation	☐ limited liability com	pan
State of Formation:				

3. B (i)

3. B. (ii) If any officer, director and/or stockholder identified in 2.B. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>all stockholders with a 10% interest or more</u> in each officer, director and/or stockholder identified as a corporation in 2.B. If any stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS Name:	DIRECTORS Name:	STOCKHOLDERS Name:
Title:	Address:	Type of Entity:
Address:		Ct. CF.
	Telephone No.:	Address:
elephone No.:	-	-
nme:	Name:	Telephone No.:
ïtle:	Address:	-
Address:	-	
	Telephone No.:	Type of Entity:
Celephone No.:		State of Formation:
ame:	Name:	Address:
Title:	Address:	Telephone No.:
Address:		-
	Telephone No.:	Name:
elephone No.:		Type of Entity:
	_	State of Formation:
		Address:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

3. B. (iii) If any officer, director and/or stockholder identified in 2.B. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of each officer, director and/or stockholder identified as a limited liability company in 2.B. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:			
	Address:			
	Telephone: ()			Ownership:
	Type of entity: \Box individual \Box	partnership	corporation	☐ limited liability compa
	State of Formation:			
b.	Name of General Partner:			
	Address:			
	Telephone: ()			Ownership:
	Type of entity: \Box individual \Box	partnership	corporation	☐ limited liability compa
	State of Formation:			
c.	Name of General Partner:			
	Address:			
	Telephone: ()			Ownership:
	Type of entity: \Box individual \Box	partnership	corporation	☐ limited liability compa
	State of Formation:			

If any member and/or manager identified in 2.C. above is itself a partnership (limited, general, or limited liability),

3. C. (i)

3. C. (ii) If any member and/or manager identified in 2.C. above is itself a corporation, provide all of the following information for **each of the following**: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in any member and/or manager identified as a corporation in 2.C. If any stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

DIRECTORS	STOCKHOLDERS
Name:	Name:
Address:	Type of Entity:
	State of Formation:
Telephone No.:	Address:
-	Telephone No.:
Name:	
Address:	_ Name:
	Type of Entity:
-	State of Formation:
-	Address:
Name:	
Address:	Telephone No.:
-	
	Type of Entity:
	State of Formation:
	Address:
ders are listed above because no single sto	ockholder owns a 10% or greater interest
	Name: Address: Telephone No.: Name: Address: Telephone No.: Address: Address:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

3. C. (iii) If any member and/or manager identified in 2.C. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of any member and/or manager identified as a limited liability company in 2.C. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

2007 LIHTC ATTACHMENT 5B: TYPE OF DEVELOPER ENTITY— CORPORATION

NAME OF DEVELOPER ENTITY:

1. Provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in the corporation that is the Developer Entity (complete 2.A. below if any officer, director and/or stockholder is a partnership; complete 2.B. below if any officer, director and/or stockholder is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 2.C. below if any officer, director and/or stockholder is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS

DIRECTORS

STOCKHOLDERS

Name:

Name:

Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
	Telephone No.:	Address:
Telephone No.:	_	
ame:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	-	State of Formation:
	-	Address:
Jame:	Name:	
Title:	Address:	Telephone No.:
Address:		Name:
Telephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhol	ders are listed above because no single sto	ockholder owns a 10% or greater interest

- Check here if no stockholders are listed above because no single stockholder owns a 10% or greater interest in the corporation for which this information is provided.
- ☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007 QAP <u>AND</u> an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

i)	Name of General Par	tner:	
	Address:		
	Telephone: (Ownership:	%
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)	
		□ corporation (complete 3A.(ii) below if the corporation does not meet the in of Part VII.A.6.d. of the 2007 QAP)	equiremen
		☐ limited liability company (complete 3.A.(iii) below)	
	State of Formation:		
i)	Name of General Par	tner:	
	Address:		
	Telephone: (Ownership:	%
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)	
		□ corporation (complete 3A.(ii) below if the corporation does not meet the of Part VII.A.6.d. of the 2007 QAP)	requiremen
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)	
	State of Formation:		
ii)	Name of General Par	tner:	
	Address:		
	Telephone: ()Ownership:	%
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)	
		□ corporation (complete 3A.(ii) below if the corporation does not meet the roof Part VII.A.6.d. of the 2007 QAP)	equiremen
		☐ limited liability company (<i>complete 3.A.(iii) below</i>)	
	State of Formation:		

2. A. If any officer, director and/or stockholder identified in 1. above is itself a partnership (limited, general, or limited

2. B. If any officer, director and/or stockholder identified in 1. above is a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each officer, director and/or stockholder identified as a corporation in 1. (complete 3.B.(i) if any officer, director and/or stockholder identified below is a partnership; complete 3.B.(ii) if any officer, director and/or stockholder identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.B.(iii) if any officer, director, and/or stockholder identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
	Telephone No.:	Address:
Γelephone No.:	_	
ame:	Name:	Telephone No.:
Γitle:	Address:	Name:
Address:		
	Telephone No.:	Type of Entity:
Telephone No.:	_	State of Formation:
ame:	Name:	Address:
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Геlephone No.:	- Telephone No	Type of Entity:
retephone rvo	_	
		State of Formation:
		Address:
		Telephone No.:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

2. C. If any officer, director and/or stockholder identified in 1. above is a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of each officer, director and/or stockholder identified as a limited liability company in 1. (complete 3.C.(i) if any member and/or manager identified below is a partnership; complete 3.C.(ii) if any member and/or manager identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.C.(iii) if any member and/or manager identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

Name: Type of Entity: State of Formation: Address: Telephone No.:	Name: Type of Entity: State of Formation: Address: Telephone No.:
State of Formation: Address:	State of Formation: Address:
Address:	Address:
	Telephone No.:
	_
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
	Type of Entity: State of Formation: Address:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	
	Type of entity: ☐ individual ☐ partne	ership 🗖 cor	poration	☐ limited liability c	ompai
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	
	Type of entity: ☐ individual ☐ partne	ership 🗖 cor	poration	☐ limited liability c	ompai
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	
	Type of entity: ☐ individual ☐ partner	ership 🗖 cor	poration	☐ limited liability c	ompai
	State of Formation:				

If any general partner identified in 2.A. above is itself a partnership (limited, general or limited liability), provide

3. A. (i)

3. A. (ii) If any general partner identified in 2.A. above is itself a corporation, provide all of the following information for **each of the following**: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each general partner identified as a corporation in 2.A. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

DIRECTORS

STOCKHOLDERS

OFFICERS

Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Telephone No.:	Telephone No.:	Address:
Telephone 10		Talankana Na .
Name:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:		State of Formation:
Name:	Name:	Address:
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:		Type of Entity:
		State of Formation:
		Address:
		Telephone No.:
	olders are listed above because no singles information is provided.	le stockholder owns a 10% or greater interest in the
☐ Check here if any stockh	older listed above is a corporation which	meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. A. (iii) If any general partner identified in 2.A. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of each general partner identified as a limited liability company in 2.A. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:	-	_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: ☐ individual ☐ partnership		corporation	☐ limited liability	compar
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	0
	Type of entity: ☐ individual ☐ partnership) 	corporation	☐ limited liability	compar
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	0
	Type of entity: ☐ individual ☐ partnership) 	corporation	☐ limited liability	compar
	State of Formation:				

If any officer, director and/or stockholder identified in 2.B. above is itself a partnership (limited, general or limited liability), provide all of the following information for <u>each</u> general partner of each officer, director and/or

3. B (i)

If any officer, director and/or stockholder identified in 2.B. above is itself a corporation, provide all of the 3. B. (ii) following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each officer, director and/or stockholder identified as a corporation in 2.B. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete *information.*)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Telephone No.:	Telephone No.:	Address:
Telephone Ivo		Telephone No.:
ame:	Name:	
Γitle:	Address:	_ Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	-	State of Formation:
		Address:
ame:	Name:	
Γitle:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
	rereptione No.:	Name:
Геlephone No.:		Type of Entity:
		State of Formation:
		Address:
		Telephone No.:

☐ Check here if no stockholders are listed above because no single stockholder owns a 10% or greater interest in the

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

3. B. (iii) If any officer, director and/or stockholder identified in 2.B. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) managers of each officer, director and/or stockholder identified as a limited liability company in 2.B. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
	-	-

Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: undividual partnersh	ip \Box cor	poration	☐ limited liability	compan
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: ☐ individual ☐ partnersh	ip \Box cor	poration	☐ limited liability	compan
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	9
	Type of entity: undividual partnersh	ip \Box cor	poration	☐ limited liability	compan
	State of Formation:				

If any member and/or manager identified in 2.C. above is itself a partnership (limited, general or limited liability), provide all of the following information for **each** general partner of each member and/or manager identified as a

3. C. (i)

3. C. (ii) If any member and/or manager identified in 2.C. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>stockholders with a 10% interest or more</u> in each member and/or manager identified as a corporation in 2.C. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Famoutian
Telephone No.:	Telephone No.:	Address:
reiephone ivo	_	
Name:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	
Telephone No.:	-	State of Formation:
	-	Address:
Name:	Name:	
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhol corporation for which this i		stockholder owns a 10% or greater interest in th
-	-	neets the requirements of Part VII.A.6.d of the 200

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. C. (iii) If any member and/or manager identified in 2.C. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of each member and/or manager identified as a limited liability company in 2.C. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:	-	_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

2007 LIHTC ATTACHMENT 5C: TYPE OF DEVELOPER ENTITY— LIMITED LIABILITY COMPANY

NAME OF DEVELOPER ENTITY:

1. Provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of the Developer Entity (complete 2.A. if any member and/or manager identified below is a partnership; complete 2.B. if any member and/or manager identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 2.C. if any member and/or manager identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:

Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

	Name of General Par	rtner:		
	Address:			_
	Telephone: ()Ownership	:	_%
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)		
		□ corporation (complete 3A.(ii) below if the corporation does not me of Part VII.A.6.d. of the 2007 Q.	-	meni
		☐ limited liability company (complete 3.A.(iii) below)		
	State of Formation:			
ii)	Name of General Par	rtner:		
	Address:			_
	Telephone: ()Ownership	:	_%
	Type of entity:	\Box individual \Box partnership (complete 3.A.(i) below)		
		□ corporation (complete 3A.(ii) below if the corporation does not me of Part VII.A.6.d. of the 2007 Q.		men
		☐ limited liability company (complete 3.A.(iii) below)		
	State of Formation:	<u> </u>		
ii)	Name of General Par	tner:		
	Address:			_
	Telephone: ()Ownership	:	_%
	Type of entity:	☐ individual ☐ partnership (complete 3.A.(i) below)		
		□ corporation (complete 3A.(ii) below if the corporation does not me of Part VII.A.6.d. of the 2007 Q.	-	men
		☐ limited liability company (complete 3.A.(iii) below)		
	State of Formation:			

2. A. If any member and/or manager identified in 1. above is itself a partnership (limited, general, or limited liability),

2. B. If any member and/or manager identified in 1. above is itself a corporation, provide all of the following information for each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in each member and/or manager identified as a corporation in 1. (complete 3.B.(i) if any officer, director and/or stockholder identified below is a partnership; complete 3.B.(ii) if any officer, director and/or stockholder identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.B.(iii) if any officer, director and/or stockholder identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
ame:	Name:	Name:
Fitle:	Address:	Type of Entity:
Address:		State of Formation:
Γelephone No.:	Telephone No.:	Address:
oregine i con	-	Telephone No.:
ame:	Name:	_
Γitle:	Address:	_ Name:
Address:	Telephone No.:	Type of Entity:
Геlephone No.:	-	State of Formation:
lame:	- Name:	Address:
Γitle:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Геlephone No.:	-	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

2. C. If any member and/or manager identified in 1. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of each member and/or manager identified below as a limited liability company in 1. (complete 3.C.(i) if any member and/or manager identified below is a partnership; complete 3.C.(ii) if any member and/or manager identified below is a corporation that does not meet the requirements of Part VII.A.6.d. of the 2007 QAP; and/or complete 3.C.(iii) if any member and/or manager identified below is a limited liability company). (attach additional pages if needed to provide complete information.)

Name: Type of Entity: State of Formation: Address: Telephone No.:	Name: Type of Entity: State of Formation: Address: Telephone No.:
State of Formation: Address:	State of Formation: Address:
Address:	Address:
	Telephone No.:
	_
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
Name:	Name:
Type of Entity:	Type of Entity:
State of Formation:	State of Formation:
Address:	Address:
Telephone No.:	Telephone No.:
	Type of Entity: State of Formation: Address:

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:	 	
	Address:	 	
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		
b.	Name of General Partner:		
	Address:	 	
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		
c.	Name of General Partner:		
	Address:	 	
	Telephone: ()		Ownership:
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compa
	State of Formation:		

If any general partner identified in 2.A. above is itself a partnership (limited, general, or limited liability), provide

3. A. (i)

If any general partner identified in 2.A. above is itself a corporation, provide all of the following information for 3. A. (ii) each of the following: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in any general partner identified as a corporation in 2.A. If any officer, director of stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS	DIRECTORS	STOCKHOLDERS
Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		_ State of Formation:
Telephone No.:	Telephone No.:	Address:
Telephone No	_	
ame:	Name:	Telephone No.:
Title:	Address:	Name:
Address:	Telephone No.:	Type of Entity:
Telephone No.:	-	State of Formation:
	-	Address:
lame:	Name:	
Title:	Address:	Telephone No.:
Address:		- Name:
Telephone No.:	-	Type of Entity:
	_	State of Formation:
		Address:
		Telephone No.:
☐ Check here if no stockhol corporation for which this i	ders are listed above because no single stonformation is provided.	ockholder owns a 10% or greater interest

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. A. (iii) If any general partner identified in 2.A. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of any general partner identified as a limited liability company in 2.A. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:	-	_
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: \Box individual \Box partnership	corporation	☐ limited liability compar
	State of Formation:		
b.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: ☐ individual ☐ partnership	corporation	☐ limited liability compan
	State of Formation:		
c.	Name of General Partner:		
	Address:		
	Telephone: ()		Ownership:9
	Type of entity: ☐ individual ☐ partnership	☐ corporation	☐ limited liability compan
	State of Formation:		

If any officer, director and/or stockholder identified in 2.B. above is itself a partnership (limited, general, or limited liability), provide all of the following information for <u>each</u> general partner of any officer, director and/or stockholder identified as a partnership in 2.B. If any general partner identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional

3. B. (i)

3. B. (ii) If any officer, director and/or stockholder identified in 2.B. above is itself a corporation, provide all of the following information for <u>each of the following</u>: (i) <u>all officers</u>, (ii) <u>all directors</u> and (iii) <u>all stockholders with a 10% interest or more</u> in any officer, director and/or stockholder identified as a corporation in 2.B. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

DIRECTORS	STOCKHOLDERS
Name:	Name:
Address:	Type of Entity:
	State of Formation:
- Telephone No.: 	Address:
_	
Name:	Telephone No.:
Address:	- No.
	_
Telephone No.:	Type of Entity:
	State of Formation:
Name:	Address:
- Address:	Telephone No.:
	-
Telephone No.:	Name:
	Type of Entity:
-	State of Formation:
	Address:
	Telephone No.:
	Telephone No.:
	Name: Address: Telephone No.: Name: Address: Telephone No.: Address: Address:

☐ Check here if no stockholders are listed above because no single stockholder owns a 10% or greater interest in the

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

corporation for which this information is provided.

3. B. (iii) If any officer, director and/or stockholder identified in 2.B. above is itself a limited liability company, provide all of the following information for **each of the following**: (i) all governors, (ii) all members and (iii) all managers of any officer, director and/or stockholder identified as a limited liability company identified in 2.B. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

Name:	Nama	
	Name:	
Type of Entity:	Type of Entity:	
State of Formation:	State of Formation:	
Address:	Address:	
Telephone No.:	Telephone No.:	
	_	
Name:	Name:	
Type of Entity:	Type of Entity:	
State of Formation:	State of Formation:	
Address:	Address:	
Telephone No.:	Telephone No.:	
Name:	Name:	
Type of Entity:	Type of Entity:	
State of Formation:	State of Formation:	
Address:	Address:	
Telephone No.:	Telephone No.:	
	State of Formation: Address: Telephone No.: Name: Type of Entity: State of Formation: Address: Telephone No.: Name: Type of Entity: State of Formation: Address:	

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

a.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	%
	Type of entity: undividual partnership	□ co	rporation	☐ limited liability	compan
	State of Formation:				
b.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	%
	Type of entity: ☐ individual ☐ partnership	□ co	rporation	☐ limited liability	compan
	State of Formation:				
c.	Name of General Partner:				
	Address:				
	Telephone: ()			Ownership:	%
	Type of entity: undividual partnership	□ co	rporation	☐ limited liability	compan
	State of Formation:				

If any member and/or manager identified in 2.C. above is itself a partnership (limited, general, or limited liability),

3. C. (i)

3. C. (ii) If any member and/or manager identified in 2.C. above is itself a corporation, provide all of the following information for **each of the following**: (i) all officers, (ii) all directors and (iii) all stockholders with a 10% interest or more in any member and/or manager identified as a corporation in 2.C. If any officer, director or stockholder identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

OFFICERS Name:	Name:	Name:
Title:	Address:	Type of Entity:
Address:		State of Formation:
Telephone No.:	Telephone No.:	Address:
Name:	- Name:	Telephone No.:
Title:	Address:	Name:
Address:		Type of Entity:
Telephone No.:	-	State of Formation:
vame:	Name:	Address:
Title:	Address:	Telephone No.:
Address:	Telephone No.:	Name:
Telephone No.:	- -	Type of Entity:
	-	State of Formation:
		Address:
		Telephone No.:
		'
Check here if no stockhol corporation for which this		ockholder owns a 10% or greater interest in t

☐ Check here if any stockholder listed above is a corporation which meets the requirements of Part VII.A.6.d of the 2007

QAP AND an opinion letter in the form of Attachment 28 is included as part of this Initial Application.

3. C. (iii) If any member and/or manager identified in 2.C. above is itself a limited liability company, provide all of the following information for <u>each of the following</u>: (i) <u>all governors</u>, (ii) <u>all members</u> and (iii) <u>all managers</u> of any member and/or manager identified as a limited liability company in 2.C. If any member or manager identified below is not an individual or a corporation that meets the requirements of Part VII.A.6.d. of the 2007 QAP, you must provide additional information, in the relevant form based on the type of entity, until only individuals and no entities are identified. (attach additional pages if needed to provide complete information.)

GOVERNORS	MEMBERS	MANAGERS
Name:	Name:	Name:
Address:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
Telephone No.:	Address:	Address:
	Telephone No.:	Telephone No.:
Name:		-
Address:	Name:	Name:
	Type of Entity:	Type of Entity:
Telephone No.:	State of Formation:	State of Formation:
	Address:	Address:
Name:	Telephone No.:	Telephone No.:
Address:	Name:	Name:
Telephone No.:	Type of Entity:	Type of Entity:
	State of Formation:	State of Formation:
	Address:	Address:
	Telephone No.:	Telephone No.:
		_

[☐] Check here if any member or manager listed above is a corporation which meets the requirements of Part VII.A.6.d. of the 2007 QAP <u>AND</u> for which an opinion in the form of Attachment 28 is included as part of this Initial Application.

2007 LIHTC ATTACHMENT 6: OTHER DEVELOPMENT PARTICIPANTS

A. (Contractor	
	Name:	
	Address:	
	City:	State: Zip Code:
	Telephone: ()	Fax: ()
B. 1	Management Company	
	Name:	
	Address:	
	City:	State: Zip Code:
	Telephone: ()	Fax: ()
C. (Consultant	
	Name:	
	A 11	
	City:	State: Zip Code:
	Telephone: ()	Fax: ()
	Address:	
	City:	•
	Telephone: ()	Fax: ()
E. 7	Tax Accountant (Person who will provide cert Name: Address:	
	City:	
	Telephone: ()	
	•	, — — — — — — — — — — — — — — — — — — —
F. A	Architect (Person who will provide certificatio Name:	ons required by THDA)
	Address:	
	City:	State: Zip Code:
	Telephone: ()	Fax: ()

2007 LIHTC ATTACHMENT 7: MONTHLY UTILITY ALLOWANCE CALCULATIONS

A. Complete the following:

					Allowan	ce Amount		
Type of Utility	Owner	Tenant	<u>1B</u>	<u>BDR</u>	2BDR	<u>3BD</u>	<u> PR</u>	4BDR
Heating			\$	\$_		\$	\$_	
Air Conditioning	; 		\$	\$_		\$	\$_	
Cooking			\$	\$_		\$	\$_	
Lighting			\$	\$_		\$	\$_	
Hot Water			\$	\$_		\$	\$_	
Water			\$	\$_		\$	\$_	
Sewer			\$	\$_		\$	\$_	
Trash			\$	\$_		\$	\$_	
TOTAL UTILIT	Y ALLOW	ANCE:	\$	\$_		\$	\$_	
(DO NOT INCLU	DE ITEMS	S PAID BY (OWNER IN	N TOTAL)				
B. Source of Ut	tility Calcu	lation*:						
	tate PHA			RHCDS				
□ 1	ocal PHA			Utility Con	npany			
	Other:							
*Verific	cation from	source not	required u	ntil Reservati	on Notice is is	sued.		
C. Effectiv	e Date of U	Itility Calcu	ılation:					

2007 LIHTC ATTACHMENT 8: SOURCES AND USES OF FUNDS

ources of Funds		
Grant Funds	\$	
Mortgage Proceeds	\$	
Syndication Proceeds	\$	
Capital Contributions*	\$	
TOTAL SOURCES	\$	
*Define each sou	rce and amount of capital	contribution:
	Source	Amount
		\$
		\$
		\$
		 \$
		\$
		\$
		\$
		\$
		\$
Uses of Funds		
Total Development Costs	\$	
Other Uses of Funds	\$	
	\$	
	\$	
	\$	
	\$	
	\$	
	\$	
	\$	
	\$	
TOTAL USES	\$	

2007 LIHTC ATTACHMENT 9: CONSTRUCTION FINANCING

List individually all sources of construction financing for the Development:

LENDER	AMOUNT	ANNUAL DEBT SERVICE COST*		AMORT. PERIOD	TERM
1		\$	%		
2		\$	%		
3		\$	%		
4		\$	%		
5	\$	\$	%		
TOTAL AMOUNT OF FUNDS	\$				
TOTAL ANNUAL DEBT SERV	TICE COST \$				

^{*} Assumption is made that annual debt service total is actually paid in 12 equal monthly payments. Please indicate if payment frequency differs.

2007 LIHTC ATTACHMENT 10: PERMANENT FINANCING

List individually all sources of permanent financing expected for the Development following completion of rehabilitation or construction (**Do not include construction financing**):

LENDER	AMOUNT	ANNUAL DEBT SERVICE COST*		AMORT. PERIOD	TERM
1	\$	\$	%		
2	\$	\$	%		
3	\$	\$	%		
4	\$	\$	%		
5	\$	\$	%		
TOTAL AMOUNT OF FUNDS	\$				
TOTAL ANNUAL DEBT SERVICE	COST \$				

^{*} Assumption is made that annual debt service total is actually paid in 12 equal monthly payments. Please indicate if payment frequency differs.

2007 LIHTC ATTACHMENT 11: GOVERNMENT SUBSIDIES

A.		ny portion of the funding ernment funds?		ment directly No	y or indi	rectly from Fed	deral, Stat	te, or local
	If ye	es, check all of the following	g that apply and li	st the amour	nt of funds	s involved.		
		Tax-Exempt Financing	\$	-		CDBG Grant	\$	
		CDBG Financing	\$	-		UDAG Grant	\$	
		UDAG Financing	\$	-		HoDAG Gran	ıt \$	
		HoDAG Financing	\$	-		HOUSE Fund	ls \$	
		RHCDS Financing	\$	-		HOME Funds	s \$	
		Local Grant	\$	-		HUD LMSA	\$	
		Section 221(d)(3) or				Section 8 Pro	ject	
		Section 221(d)(4) or				Based Subsid	y \$	
		Section 223(f) mortgage						
		insurance	\$	-		Fannie Mae	\$	
		Operating subsidy	\$	-		Freddie Mac	\$	
		Other	\$	-				
B.		kempt bond financing is ument is%. If						
C.	Is HUD	or RHCDS approval for Tra	nsfer of Physical	Asset requir	ed?		☐ Yes	☐ No
		HUD or RHCDS approval uch approval.)	been received?		Yes	□ No (I	f yes, sub	mit a copy
	Date	e an application for Transfer	of Physical Asset	t was or will	be submi	tted:		
	Date	e Transfer of Physical Asset	approval expecte	d:			_	
D.	Does the	Development have any exi	sting subsidies?		□ Y	es 🔲 No		
	If yes, pl	lease indicate type of subsid	y and terms:					
	If HUI to THDA	•	date copy of	this Ap	plication	was or v	vill be	submitted
E.	Will the	Development involve a Fed	erally insured mor	rtgage?	☐ Yes	☐ No		

2007 LIHTC ATTACHMENT 12: SYNDICATION INFORMATION

A.	Type of tax credit being syndicated:						
	Low income housing tax credit						
	Historic rehabilitation credit						
В.	Type of offering: Public						
	☐ Private						
C.	Date syndication was or will be completed:						
D.	If syndication not completed, how much equity is expected per tax credit dollar allocated:\$						
E.	Name of Fund:						
	Name of Syndicator:						
	Address:						
	City: State: Zip Code:						
	Telephone: () Fax: ()						

2007 LIHTC ATTACHMENT 13: ANNUAL EXPENSE INFORMATION

	ADMINISTR	ATIVE EXPENSES	MAINTENANCE EXPENSES			
1.	Accounting	\$	1.	Elevator	\$	
2.	Advertising	\$	2.	Exterminator	\$	
3.	Legal	\$	3.	Grounds	\$	
4.	Management Fees	\$	4.	Repairs	\$	
5.	Mgt. Salary	\$	5.	Supplies	\$	
6.	Office Supplies	\$	6.	Other	\$	
7.	Telephone	\$		SUB-TOTAL	\$	
8.	Other	\$				
	SUB-TOTAL	\$				
	FIXED	EXPENSES		OPERATIN	NG EXPENSES	
1.	Property Taxes	\$	1.	Fuel	\$	
2.	Insurance	\$	2.	Electrical	\$	
3.	Franchise & Excise	tax \$	3.	Water & Sewer	\$	
	SUB-TOTAL:	\$	4.	Natural Gas	\$	
			5.	Trash Removal	\$	
			6.	Payroll & PR Taxes	\$	
				SUB-TOTAL:	\$	
		rative Expenses + Fixed E Operating Expenses)	expenses +	\$		
	REPLAC	CEMENT RESERVES				
1.	Per Unit Amount \$ of Units	X Tota	al #			
ТО	TAL ANNUAL EXP	ENSES (Sub-Total + Rep	lacement Res	erves) \$		
Wh	at is the estimated and	nual percentage increase in	n annual expe	enses?	%	

2007 LIHTC ATTACHMENT 14: DEVELOPMENT SCHEDULE

	ACTIVITY	SCHEDULED DATE MONTH/YEAR
A.	Site	
	Option/Contract	
	Site Acquisition	
	Zoning approval	
	Site Analysis	
В.	Financing	
	Construction Loan Loan Application Conditional Commitment	
	Firm Commitment	
	2. Permanent Loan	
	Loan Application Conditional Commitment Firm Commitment	
	Other Loans & Grants Type & Source	
	Application Award	
	4. Other Loans & Grants	
	Type & Source	
	Application	
	Award	
	5. Other Loans & Grants Type & Source	
	Application	
	Award	
C.	Plans/Specs/Working Drawings	
D.	Closing & Transfer of Property	
E.	Construction Begins	
F.	Completion of Construction	
G.	Expected Placed In Service Date	
Н.		

2007 LIHTC ATTACHMENT 15: DEVELOPMENT COSTS 2007 THDA LIHTC PROGRAM

A. LIST DEVELOPMENT COSTS BY CREDIT TYPE. (RESIDENTIAL PORTION ONLY)

All costs to be listed in the first column. Only costs includable in eligible basis are to be repeated in either the acquisition or rehab/new const. columns. All items under "other" must be satisfactorily explained to be considered.

	<u>A</u>	<u>B</u>	<u>C</u> REHAB/
	ACTUAL COST	ACQUISITION	NEW CONST.
1. To Purchase Land and Buildings			
Land		XXXXX	XXXXX
Existing Structures			
Demolition			
Subtotal			
2. <u>Site Work</u>			
Site Work			
Subtotal			
3. Rehabilitation and New Construction			
New Building Hard Costs			
Rehabilitation Hard Costs			
Accessory Building			
General Requirements			
Payment and Performance Bond(s)			
Building Permits			
Tap Fees			
Contractor Overhead			
Contractor Profit			
Impact Fees (include documentation from			
local jurisdiction)			
Subtotal			
4. Contingency			
Construction Contingency			
Subtotal			
5. Destructional Free			
5. <u>Professional Fees</u> Architect Fee-Design			
Architect Fee-Design Architect Fee-Supervision			-
Real Estate Attorney			_
· · · · · · · · · · · · · · · · · · ·			-
Survey			
Soil Borings	·		
Engineering Fees			
Cost Certification Fees	·		
Subtotal			

	<u>A</u>	<u>B</u>	<u>C</u> REHAB/
	ACTUAL COST	ACQUISITION	NEW CONST.
5. <u>Interim Costs</u>			
Construction Interest			
Construction Loan Origin Fee			
Construction Loan Credit Enhancement			
Taxes During Construction			
Subtotal			
7. Financing Fees and Expenses			
Credit Report		XXXXX	XXXXX
Permanent Loan Origin Fee		XXXXX	XXXXX
Perm Loan Credit Enhancement		XXXXX	XXXXX
Cost of Issuance / Underwriter		X X X X X	XXXXX
Title and Recording		XXXXX	XXXXX
Counsel's Fee		XXXXX	XXXXX
Subtotal		XXXXX	XXXXX
8. Soft Costs			
Property Appraisal			
Market Study	·		
Environmental Study			
Tax Credit Fees			
Monitoring Fees		XXXXX	XXXXX
Rent-Up		XXXXX	XXXXX
Subtotal			
9. Syndication Costs			
Organizational (Partnership)		X X X X X	XXXXX
Bridge Loan Fees & Expenses		XXXXX	XXXXX
Tax Opinion		XXXXX	XXXXX
Subtotal		XXXXX	XXXXX
10. <u>Developer's Costs</u>			
Developer's Overhead			
Developer's Fee			
Consultants			
Subtotal			
11. Project Reserves			
Rent-up Reserve		XXXXX	XXXXX
Operating Reserve		XXXXX	XXXXX
Subtotal		XXXXX	XXXXX
12. <u>Total</u>			
_			

2007 LIHTC ATTACHMENT 16: CALCULATION OF POTENTIAL TAX CREDITS

			В	C REHAB./
			<u>ACQUISITION</u>	NEW CONST.
A.	Cal	lculation pursuant to Section 42 (a) ("Method A")		
	1.	Total from Attachment 15 line 12 (columns B and C)		
	2.	Less federal grants used to finance qualifying costs (from Attachment 11)		·
	3.	Less amount of nonqualified nonrecourse financing (from Attachment 10)		
	4.	Less value of nonqualifying units of higher quality		
	5.	Less value of nonqualifying excess portion of higher quality units		
	6.	Less amount of Historic Tax Credit (Residential Portion Only)		
	7.	Total Eligible Basis		
	8.	Multiplied by the Applicable Fraction (from Section 2.B. and Attachment 1 of the Initial Application)	<u>%</u>	<u>%</u>
	9.	Total Qualified Basis		
	10.	Multiplied by the Applicable Percentage ¹ (9% or 4% for purposes of the Initial Application)	<u>%</u>	<u>%</u>
	11.	Total		
	12.	Multiplied by 130% if in a qualified census tract (from Exhibit 6 of the 2007 QAP) or downtown business district (Rehab./New Const. only)		
	13.	POTENTIAL TAX CREDIT AMOUNT PER YEAR BY METHOD A. (Amount from line 11 unless line 12 applies)		
B.	Ca	lculation pursuant to Section 42(m)(2) ("Method B") ²	A	
	1.	Total from Attachment 15, line 12 (column A)		
	2.	Less all governmental funding (from Attachment 11)		
	3.	Less all other sources of permanent financing (from Attachment 10)		
	4.	Less capital contributions (from Attachment 8)		
	5.	Total		

Subject to change based on month building placed in service.

Use this calculation only if 100% of the residential units in the proposed Development are to be set-aside for low income tenants. If the proposed Development contains any market rate residential units, contact THDA at (615) 741-9666 for instructions regarding the calculation pursuant to Method B.

			A
	6.	Divided by equity factor (total from line D. on Attachment 12) ³	
	7.	Total	
	8.	Divided by 10	
	9.	TOTAL POTENTIAL TAX CREDIT AMOUNT PER YEAR BY METHOD B.	
C.	CR LII	TAL POTENTIAL AMOUNT OF LOW INCOME HOUSING TAX LEDITS (INSERT THE LESSER OF THE AMOUNT FROM NE 13 IN PARAGRAPH A, ABOVE OR THE AMOUNT FROM NE 9 IN PARAGRAPH B, ABOVE) ⁴ :	

³ Subject to modification by THDA.
⁴ Any amount of Low Income Housing Tax Credits determined on this Attachment 16 is subject to modification by THDA. Any reservation or allocation of low income housing tax credits, or the amount thereof, is subject, in all respects, to (1) all requirements of the 2007 QAP; (ii) all information submitted in connection with an initial application, at the time of a carryover request or at the time of issuance of an IRS Form 8609; and (iii) all requirements of Section 42 of the Code and all regulations promulgated in connection therewith.

2007 LIHTC ATTACHMENT 17A: FORM OF OPINION LETTER REGARDING NON-PROFIT QUALIFICATION

USE THIS VERSION IF NONPROFIT IS THE SOLE GENERAL PARTNER OR SOLE MANAGING MEMBER OF OWNERSHIP ENTITY

To be submitted on Tax Counsel's Letterhead

(date)

	sing Development Agency ertson Parkway Suite 1114
Development N	ame: (the "Development")
Development A	ddress:
Ownership Entit	ty: (the "Development Owner")
Ladies and Gent	tlemen:
We are acting Development.	g as tax counsel to in connection with the We are providing this opinion with respect to the status of the "Nonprofit") as a qualified nonprofit organization, a
Housing Develor Credits") for the determine wheth Non-Profit Set-A	an Initial Application of even date herewith (the "Initial Application") submitted to the Tennesse opment Agency ("THDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Take Development. We understand that THDA requires and will rely solely on this opinion the Tax Credits may be awarded to the Development, as proposed in the Initial Application, from the Aside described in the QAP (the "Non-Profit Set-Aside). In of the opinions in this letter, we made all investigations of law and fact we deemed necessary out limitation, reviewing the QAP, Section 42 of the Code, together with all related Treasure.
Regulations, Re Initial Applicati	venue Rulings, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the fon. In addition, we examined all documents we deemed necessary, all of which were original opies certified or otherwise identified to our satisfaction as true copies of such documents.
In addition, in re	endering the following opinions, we specifically examined the following:
	Certificate of Existence from the Tennessee Secretary of State dated, with spect to Nonprofit;
2. the	e Articles of Incorporation, Charter, Bylaws and minutes or other corporate records of Nonprofit;
	e Letter of Determination dated from the Internal Revenue Service with respect tonprofit;
	records, documents or other matters related to Nonprofit as we deemed necessary to enable us the following opinions; and

Based on our review of the foregoing, it is our opinion that:

deemed necessary to enable us to give the following opinions.

1. Nonprofit is an organization recognized by the Internal Revenue Service as a 501(c)(3) or 501(c)(4) organization.

5. all records, documents or other matters related to other potential participants in the Development as we

- 2. Nonprofit was duly organized under the laws of the State of Tennessee on or before two years prior to the date of the Initial Application.
- 3. Nonprofit is validly existing and in good standing under the laws of the State of Tennessee.
- 4. Nonprofit was not formed by one or more individuals or for-profit entities for the principal purpose of being included in the Non-Profit Set-Aside, Nonprofit is not controlled by any for-profit entity, and Nonprofit is not affiliated with any for-profit entity, except Development Owner.
- 5. No staff members, officers or members of the board of directors of Nonprofit will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Development Owner.
- 6. One of the exempt purposes of Nonprofit is the fostering of low-income housing.
- 7. The Nonprofit is authorized to materially participate (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT FOR THE DEVELOPMENT ARE NOT FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, each of the following:

- 1. the proposed partnership agreement of the Development Owner;
- 2. the proposed operating agreement for the Development; and

3.	the following documents which indicate the role of Nonprofit in developing and operating the	ie
	Development [specify documents examined]:	_

Based on our review of the foregoing, it is our opinion that:

- 1. Nonprofit will, prior to the reservation of Tax Credits, [own all of the general partnership interests/be the sole managing member] of the Development Owner; however, the Development Owner is a [specify type of entity] which has not yet been formed.
- 2. Neither the proposed partnership agreement of Development Owner and/or the operating agreement for the Development provide for other [general partners/managing members] of Development Owner.
- 3. The proposed partnership agreement of the Development Owner and/or proposed operating agreement for the Development provide(s) for the material participation of Nonprofit (within the meaning of Section 469(h) of the Internal Revenue Code of 1986, as amended (the "Code")) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Nonprofit's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE ONLY IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT FOR THE DEVELOPMENT ARE FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or copies certified or

otherwise identified to our satisfaction as true copies of such documents including, without limitation, each of the following:

- 1. the fully executed partnership agreement of the Development Owner and fully executed modifications or amendments thereto, if any;
- 2. the fully executed operating agreement for the Development and fully executed modifications or amendments thereto, if any; and

3.	the following documents which indicate the role of Nonprofit in developing and operating the	he
	Development [specify documents examined]:	_
		-

Based on our review of the foregoing, it is our opinion that:

- 1. Nonprofit owns [all of the general partnership interests/is the sole managing member] of the Development Owner.
- 2. Neither the partnership agreement of Development Owner nor the operating agreement for the Development provide for other [general partners/managing members] of Development Owner.
- 3. The partnership agreement of the Development Owner and/or the operating agreement for the Development provide(s) for the material participation of Nonprofit (within the meaning of Section 469(h) of the Internal Revenue Code of 1986, as amended (the "Code")) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Nonprofit's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IN ALL OPINION LETTERS:

Based on all of the foregoing, it is our opinion that Nonprofit meets the requirements of a qualified nonprofit organization as defined in Section 42(h)(5) of the Code and in the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits from the Non-Profit Set-Aside and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 17B: FORM OF OPINION LETTER REGARDING NON-PROFIT QUALIFICATION

USE THIS VERSION IF NONPROFIT(S) FORMED A CORPORATION TO BE SOLE GENERAL PARTNER OR MANAGING MEMBER OF OWNERSHIP ENTITY

To be submitted on Tax Counsel's Letterhead

(date)

	edit Administrator
	ousing Development Agency
	obertson Parkway Suite 1114 N 37243-0900
ivasiiviiie, 11	N 37243-0700
Developmen	t Name: (the "Development")
Developmen	t Address:
Ownership E	ntity: (the "Development Owner")
Ladies and C	entlemen:
	ing as tax counsel to in
connection	with the Development. We are providing this opinion with respect to the status of (the "Nonprofit") as a qualified nonprofit
the Tennesse (the "QAP") qualified cor even date her requesting as understand t awarded to the QAP (the "N In rendering including, w Regulations,	as defined in Section 42(h)(5) of the Internal Revenue Code of 1986, as amended (the "Code") and in e Housing Development Agency Low Income Housing Tax Credit Qualified Allocation Plan for 2007 and the status of
	r copies certified or otherwise identified to our satisfaction as true copies of such documents.
In addition, following:	in rendering the following opinion in connection with Nonprofit, we specifically examined the
1.	a Certificate of Existence from the Tennessee Secretary of State dated;
2.	the Articles of Incorporation, Charter, Bylaws and minutes or other corporate records;
3.	the Letter of Determination dated from the Internal Revenue Service;
4.	all records, documents or other matters related to Nonprofit as we deemed necessary to enable us to give the following opinions; and

5. all records, documents or other matters related to other potential participants in the Development as we

Based on our review of the foregoing, it is our opinion that:

deemed necessary to enable us to give the following opinions.

- 1. Nonprofit is an organization recognized by the Internal Revenue Service as a 501(c)(3) or 501(c)(4) organization.
- 2. Nonprofit was duly organized under the laws of the State of Tennessee on or before two years prior to the date of the Initial Application.
- 3. Nonprofit is validly existing and in good standing under the laws of the State of Tennessee.
- 4. Nonprofit was not formed by one or more individuals or for-profit entities for the principal purpose of being included in the Non-Profit Set-Aside, Nonprofit is not controlled by any for-profit entity, and Nonprofit is not affiliated with any for-profit entity, except Corporation and Development Owner.
- 5. No staff members, officers or members of the board of directors of Nonprofit will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Corporation and Development Owner.
- 6. One of the exempt purposes of Nonprofit is the fostering of low-income housing.
- 7. Nonprofit is authorized to own 100% of the stock of Corporation for the purpose of materially participating through Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

In rendering the following opinions in connection with Corporation, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. a Certificate of Existence for Corporation from the Tennessee Secretary of State dated ______, 2007;
- 2. the Articles of Incorporation, Charter, Bylaws and minutes or other corporate records of Corporation;
- 3. the Letter of Determination dated ______ from the Internal Revenue Service regarding Corporation; and
- 4. all records, documents or other matters related to Corporation as we deemed necessary to enable us to give the following opinions.

Based on our review of the foregoing, it is our opinion that:

- 1. The Corporation was duly organized, is validly existing, and is in good standing under the laws of the State of Tennessee.
- 2. One hundred percent (100%) of the stock of Corporation is owned by Nonprofit.
- 3. No documents examined or of which we are aware authorize, permit or cause transfers of any stock in Corporation to any individual or entity other than a qualified nonprofit as defined in Section 42(h)(5) of the Code and in the QAP.
- 4. The Corporation is authorized to materially participate (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT <u>ARE NOT</u> FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

1. the proposed partnership agreement of the Development Owner;

	2.	the proposed operating agreement for the Development; and
	3.	the following documents which indicate the role of Corporation in developing and operating the Development [specify documents examined]:
Based of	n ou	r review of the foregoing, it is our opinion that:
	1.	Corporation is or will be, prior to the reservation of Tax Credits, the sole [general partner/managing member] of Development Owner; however, the Development Owner is a[specify type of entity] which has not yet been formed.
	2.	Neither the proposed partnership agreement of the Development Owner nor the proposed operating agreement for the Development provides for other [general partners/managing members], other than qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
	3.	The proposed partnership agreement of the Development Owner and/or proposed operating agreement for the Development provide(s) for the material participation of Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
	4.	No documents examined or of which we are aware limit Corporation's ability to materially participate in the development and operation of the Development throughout the compliance period.
		FOLLOWING LANGUAGE ONLY IF THE PARTNERSHIP AGREEMENT AND/OR IG AGREEMENT <u>ARE</u> FULLY EXECUTED:
all docu	ımen	the following opinions, we made all investigations of law and fact we deemed necessary and examined its we deemed necessary, all of which were original documents or copies certified or otherwise our satisfaction as true copies of such documents including, without limitation, the following:
	1.	the fully executed partnership agreement of the Development Owner and fully executed modifications or amendments thereto, if any;
	2.	the fully executed operating agreement for the Development and fully executed modifications or amendments thereto, if any; and
	3.	the following documents which indicate the role of Corporation in developing and operating the Development [specify documents examined]:

Based on our review of the foregoing, it is our opinion that:

- 1. Corporation is the sole [general partner/managing member] of Development Owner.
- 2. Neither the partnership agreement of the Development Owner nor the operating agreement for the Development provides for other [general partners/managing members], other than qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The partnership agreement of the Development Owner and/or the operating agreement for the Development provide(s) for the material participation of Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Corporation's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IN ALL OPINION LETTERS:

Based on all of the foregoing, it is our opinion that Nonprofit is a qualified nonprofit organization as defined in Section 42(h)(5) of the Code and in the QAP and Corporation is a qualified corporation as defined in Section 42(h)(5)(D)(ii) of the Code and in the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits from the Non-Profit Set-Aside and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 18: EVIDENCE OF NON-PROFIT HOUSING EXPERIENCE

Development Name:				
Development Address:				
Non-Profit Entity:				
List all low-income housing tha calendar year 2005 and calendar about non-profit requirements. L	year 2006. See	Part VII-A-2-a.	of the 2007 QAP for	
Low Income Housing Street Address	Type of <u>Housing</u>	Total # of Low Income Units	Indicate role of not for profit in this development	Date Unit(s) Placed In Service

2007 LIHTC ATTACHMENT 19: VERIFICATION OF COMPLIANCE FOR EXISTING LIHTC PROJECTS

Development Name:		
Development Address:		
Development Owner:		
List all developments in which the over the individuals identified on Attachmallocation of low income housing tax	nents 5A through 5C, are involved	
Project Name and BIN#	Address	Owner/Partner Affiliate
		

This form should be submitted as a part of the initial application and does NOT require THDA's Compliance Section's review prior to initial application submission.

2007 LIHTC ATTACHMENT 20: FORM OF OPINION LETTER REGARDING ELIGIBILITY FOR LOW INCOME HOUSING TAX CREDIT

To be submitted on Tax Counsel's Letterhead

(date)

Attn: Tax Credit Administrate Fennessee Housing Developm 404 James Robertson Parkway Nashville, TN 37243-0900	ent Agency
Development Name: _	(the "Development")
Development Address: _	
Development Owner: _	(the "Development Owner")
Ladies and Gentlemen:	
Development. We are provid 'Initial Application'') submit allocation of 2007 Low Income Housing Tax Company Tax Company Income Housing Tax Company Tax Company Income Housing Inc	in connection with the ing this opinion in connection with an Initial Application of even date herewith (the ted to the Tennessee Housing Development Agency ("THDA") requesting an e Housing Tax Credits ("Tax Credits") for the Development pursuant to Section 42 of 1986, as amended (the "Code") and the Tennessee Housing Development Agency redit Qualified Allocation Plan for 2007 (the "QAP"). We understand that THDA on this opinion to determine whether the Development, as proposed in the Initial award of Tax Credits.
ncluding, without limitation, Regulations, Revenue Rulings initial Application. In additi- documents or a copy certified	reviewing the QAP, Section 42 of the Code, together with all related Treasury, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the on, we examined all documents we deemed necessary, all of which were original or otherwise identified to our satisfaction as a true copy of such documents including, ng documents, a copy of each of which is attached hereto and incorporated herein by
contain statements	documents/materials relied upon—any certificate relied upon must of fact <u>not</u> conclusions of law and must be in a form and with content to the Certificate attached hereto and made a part hereof]:

Based on the foregoing, it is our opinion that the Development, as proposed in the Initial Application, is eligible for Tax Credits under Section 42 of the Code and under the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, to receive Tax Credits under Section 42 of the Code and under the QAP and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

[Form of Certificate to accompany Attachment 20 Form Opinion Letter]

CERTIFICATE

CONCERNING ELIGIBILITY FOR LOW INCOME HOUSING TAX CREDITS

Dated:	 ,2	007

	The undersigned,, hereby certifies that he is
wit req	of
1.	The [Development Owner/Developer/Applicant], intends to develop and operate aunit multi-family housing development% of the units of which are exclusively reserved for tenants, including the disabled and/or elderly, at rents affordable to households earning 60% or less of the area medium gross income, to be located at,, Tennessee, all as further described in the Initial Application (the "Development").
2.	The Development will be owned and operated by, a which [is/will be] validly formed by the undersigned prior to, 2007.
3.	Each building within the Development will, at all times during a 15-year period commencing with the date such building is placed in service, and any extended period (the "Compliance Period") required by Section 42 of the Internal Revenue Service Code of 1986, as amended, or the Tennessee Housing Development Agency Low Income Housing Tax Credit Qualified Allocation Plan for 2007, meet the following test [include only the irrevocable election made in the Initial Application]:
	(a) at least twenty percent (20%) of its residential units will be "rent restricted" and will be occupied by individuals whose income is equal to fifty percent (50%) or less of the area median gross income (as determined under Section 8 of the United States Housing Act of 1937), or
	(b) at least forty percent (40%) of its residential units will be "rent restricted" and will be occupied by individuals whose income is equal to sixty percent (60%) or less of area median income.
	For purposes of the foregoing, "rent restricted" means that the gross rent for a unit will not exceed thirty percent (30%) of the income limitation applicable under the referenced test. For these purposes, gross rent does not include any payment under Section 8 or any comparable rental assistance program.
4.	The tenants who will occupy each unit within the Development will meet the income limitations set forth above.

- 5. All units in the Development will be suitable for occupancy and leased other than on a transient basis.
- 6. No unit will be owned by an individual who occupies such unit or any person related to such person.
- No unit will be provided for a member of a social organization or provided by an employer for its employees.
- Each unit within the Development will contain separate and complete facilities for living, sleeping, eating, cooking and sanitation. They will contain a living area, a sleeping area, bathing and sanitation facilities, a cooking range, refrigerator and sink, and each unit will be separate and distinct from each other unit.

- 9. All units (other than those which might be provided for a resident manager or security officer in the Development) within the Development are intended for use by the general public, and will be rented in a manner consistent with housing policies governing non-discrimination as set out by the rules and regulations of the Department of Housing and Urban Development.
- 10. No unit will be part of a hospital, nursing home, sanitarium, life-care facility, trailer park, or intermediate care facility for the mentally and physically handicapped.
- 11. All facilities within the Development other than restricted units will be facilities for use by tenants which are reasonably required by and functionally related to the Development.
- 12. The Development will only provide optional services to the tenants of the units. Other than rent, there will be no charges to tenants in the Development for services that are not optional and are not required as a condition of occupancy.

The undersigned acknowledges and agrees that the	ne truthfulness and accuracy of the statements contained in
this Certificate will be relied upon by	in rendering legal opinions required in
connection with the Initial Application.	

2007 LIHTC ATTACHMENT 21: FORM OF OPINION LETTER REGARDING EXISTING BUILDINGS

To be submitted on Tax Counsel's Letterhead

(date)

Tei 404	Tax Credit Administrator ssee Housing Development Agency mes Robertson Parkway, Suite 1114 ille, TN 37243-0900
De	opment Name: (the "Development")
De	opment Address:
De	opment Owner: (the "Development Owner")
La	s and Gentlemen:
We Ap 200 the am Qu opi	e acting as tax counsel to in connection with the Development re providing this opinion in connection with an Initial Application of even date herewith (the "Initial Cation") submitted to the Tennessee Housing Development Agency ("THDA") requesting an allocation of Low Income Housing Tax Credits ("Tax Credits") for acquisition and/or rehabilitation of existing buildings in evelopment pursuant to Section 42(d)(2)(B) and Section 42(e) of the Internal Revenue Code of 1986, as led (the "Code") and under the Tennessee Housing Development Agency Low Income Housing Tax Credit ("QAP"). We understand that THDA requires and will rely solely on this into determine whether the Development, as proposed in the Initial Application, is eligible for an award of redits for rehabilitation and/or acquisition.
inc Reg Init doc wit	dering the opinions contained in this letter, we made all investigations of law and fact we deemed necessary ing, without limitation, reviewing the QAP, Section 42 of the Code, together with all related Treasury ations, Revenue Rulings, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the Application. In addition, we examined all documents we deemed necessary, all of which were original nents or a copy certified or otherwise identified to our satisfaction as a true copy of such documents including at limitation, the following documents, a copy of each of which is attached hereto and incorporated herein by ference:
[lis	nd attach a copy of all documents/materials/certificates relied upon]
Bas	on the foregoing, it is our opinion that:
1.	Select applicable statement: ☐ Each building in the Development will be acquired by purchase as defined in action 179(d)(2) of the Code. ☐ A waiver has been obtained under Section 42(d)(6) for each affected all building in the Development and a copy of each waiver is attached hereto and incorporated herein.]
2.	t least ten (10) years will have elapsed between the date all buildings in the Development [will be/are equired by the Development Owner and [select applicable statement: \square the date each building in the evelopment was last placed in service (taking into account Section 42(d)(2)(D)(ii) of the Code) of each uilding in the Development. \square the date of the most recent non-qualified substantial improvement (taking into account Section 42(d)(2)(D)(i) of the Code) of each building in the Development.]

3. None of the buildings in the Development were previously placed in service by the Development Owner or any related person (as defined in Section 42(d)(2)(D)(iii) of the Code).

It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits based on the acquisition and/or rehabilitation proposed in the Initial Application and for no other purpose.

[(Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 22: DISCLOSURE FORM

In connection with an Initial Application submitted to the Tennessee Housing Development Agency requesting an allocation of 2007 Low Income Housing Tax Credits, I, the undersigned, being duly sworn, hereby certify as follows: [Check one statement for each numbered item]

1.	I have not been convicted of a felony of any type in Tennessee or any other state within the last ten (10) years; OR
	I have been convicted of a felony in Tennessee or in another state within the last ten (10) years and the details are as follows [specify type of felony, state of conviction, penalties imposed]:
2.	I have not been fined, suspended, or debarred as a result of financial or housing activities by a federal agency (including FHA, VA, FDIC, USDA/RD (formerly FmHA), IRS, etc.) within the last five (5) years; OR
	I have been fined, suspended, or debarred as a result of financial or housing activities by a federal agency (including FHA, VA, FDIC, USDA/RD (formerly FmHA), IRS, etc.) within the last five (5) years and the details are as follows [specify federal agency, action taken by the agency and activity that resulted in the fine suspension or debarment]:
3.	No entity with which I am or have been affiliated in an ownership or decision making capacity, has been fined, suspended, debarred as a result of financial or housing activities by a federal agency (including FHA, VA, FDIC, USDA/RD (formerly FmHA), IRS, etc.) within the last five (5) years; OR
	An entity with which I am or have been affiliated in an ownership or decision making capacity, has been fined, suspended, debarred as a result of financial or housing activities by a federal agency (including FHA, VA, FDIC, USDA/RD (formerly FmHA), IRS, etc.) within the last five (5) years and the details are as follows [specify entity involved, federal agency, action taken by the agency and activity that resulted in the fine suspension or debarment]:

NOTE: A fully executed Disclosure Form must be included for each individual identified in Section 3 and Section 4 of the Initial Application <u>and</u> for each individual identified in Attachment 4A or 4B or 4C <u>and</u> for each individual identified in Attachment 5A or 5B or 5C, unless the exception in Part VII.A.6.d. and Part VII.A.6.e. of the 2007 QAP apply <u>and</u> an opinion in the form of Attachment 28 is provided for each corporation to which this exception applies.

1.		I have not filed for nor am I in bankruptcy or reorganization as of the date hereof and have not had a bankruptcy discharged within the last four (4) years; OR
		I have filed for or am in bankruptcy or reorganization as of the date hereof or have had a bankruptcy discharged within the past four (4) years and the details are as follows [specify date of filing, type of filing, court in which filing made, circumstances that lead to the filing]:
5.		No entity with which I am or have been affiliated in an ownership or decision making capacity, is in or has filed for bankruptcy or reorganization as of the date hereof or has had a bankruptcy discharged within the past four (4) years; OR
		An entity with which I am or have been affiliated in an ownership or decision making capacity, is in or has filed for bankruptcy or reorganization as of the date hereof or has had a bankruptcy discharged within the past four (4) years and the details are as follows [specify entity, date of filing, type of filing, court in which filing made, circumstances that lead to the filing]:
5 .	-	No state licenses I am required to have from the State of Tennessee or from any other state are or have been suspended at any time during the last ten (10) years; OR
		State licenses I am required to have from the State of Tennessee or from any other state are or have been suspended at some time during the last ten (10) years and the details are as follows [specify required license, license number, state of licensure, date of suspension(s), reasons for the suspensions]:

7.			the State of Tennessee or from any other state by any entity with which I am wnership or decision making capacity is or has been suspended at any time R						
		State licenses required from the State of Tennessee or from any other state by an entity with which I am or have been affiliated in an ownership or decision making capacity is or has been suspended at some time during the last ten (10) years and the details are as follows: [specify entity, required license, license number state of licensure, date of suspension(s), reasons for the suspensions]:							
know part the	wingly icipationstatem	make, utter or publish a false on in any of its programs, includir ents contained in this Attachment	Annotated, Section 13-23-133, it is a Class E felony for any person to statement of substance for the purpose of influencing THDA to allow ag the Low Income Housing Tax Credit Program. I further acknowledge that 22 are statements of substance made for the purpose of influencing THDA to the Initial Application of which this Attachment 22 is a part.						
		(signature)	(date)						
		(type or print name)							
STA	TE O	F)						
COI	JNTY	OF)						
to m	ne on the The pur	the basis of satisfactory evidence), rposes therein contained. by hand and seal, at office, this	a Notary Public of the state and county mentioned, personally within named bargainor, with whom I am personally acquainted (or proved and who, upon oath, acknowledged that he executed the foregoing instrument day of, 2007.						
			Notary Public						
My	Comm	nission Expires:							

2007 LIHTC ATTACHMENT 23:

CONFIRMATION OF COMMUNITY REVITALIZATION PLAN

To Be Completed By Head of the Planning Department, City Mayor or County Executive

ced city/county.
ced city/county.
ced city/county.
ced city/county.
ate
 Da

If there are questions regarding this form, contact THDA at (615) 741-9666, (615) 253-5318, or (615) 253-4179.

2007 LIHTC ATTACHMENT 24:

CONFIRMATION OF DOWNTOWN BUSINESS DISTRICT

To Be Completed By Head of the Planning Department, City Mayor or County Executive

	Name:					
	Address:					
	City / County:					
	Owner:					
is loc	ated within a locally	defined "down	ntown business d	listrict".		
	ated within a locally			listrict".		
 Type	d or Printed Name of	Local Govern	ment	listrict".		
	d or Printed Name of		ment	listrict".	Date	

If there are questions regarding this form, contact THDA at (615) 741-9666, (615) 253-5318, or (615) 253-4179.

2007 LIHTC ATTACHMENT 25: UNITS DESIGNED FOR SPECIAL HOUSING NEEDS

	Total # of Unit	s Designed For:	
	Large Families	Persons with Disabilities	Elderly
BLDG 1	2 33333332		
BLDG 2			
BLDG 3			
BLDG 4			
BLDG 5			
BLDG 6			
BLDG 7			
BLDG 8			
BLDG 9			
BLDG 10			
BLDG 11			
BLDG 12			
BLDG 13			
BLDG 14			
BLDG 15			
BLDG 16			
BLDG 17			
BLDG 18			
BLDG 19			
BLDG 20			
DEVELOPMENT TOTAL			

2007 LIHTC ATTACHMENT 26A: FORM OF OPINION LETTER REGARDING QUALIFICATION FOR PUBLIC HOUSING AUTHORITY SET-ASIDE WITHOUT HOPE VI

USE THIS VERSION IF PUBLIC HOUSING AUTHORITY IS THE SOLE GENERAL PARTNER OR SOLE MANAGING MEMBER OF OWNERSHIP ENTITY

To be submitted on Tax Counsel's Letterhead

(date)

Attn: Tax Credit Administrator

Tennessee Housing Development Agency

404 James Robertson Park Nashville, TN 37243-0900	•	2 1114								
Development Name:							(the "	'Developn	nent")	
Development Address:										
Ownership Entity:						(the "	Devel	opment O	wner")	
Ladies and Gentlemen:										
We are acting as tax Development. We		providing	this		with		to		status	0
in the Tennessee Housing 2007 (the "QAP") in cor submitted to the Tennesse Credits ("Tax Credits") for opinion to determine wh Application, from the Publ	nnection of the Housing or the Detection the Tax	oment Agency with an Initia g Developme evelopment. x Credits ma	Low In Applial Appliant Agen We undury be a	ncome Hou cation of e cy ("THDA lerstand tha warded to	ising Taxeven date A") requent THDA the Dev	c Credit Q e herewith esting 2007 requires elopment,	ualifie (the Low and w as pr	ed Allocat "Initial A Income I vill rely so roposed in	tion Plar Applicati Housing olely on n the Ir	on" on" Tax this

In rendering all of the opinions in this letter, we made all investigations of law and fact we deemed necessary including, without limitation, reviewing the QAP, Section 42 of the Code, together with all related Treasury Regulations, Revenue Rulings, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the Initial Application. In addition, we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents.

Based on our review of all records, documents or other matters related to PHA as we deemed necessary to enable us to give the following opinions and the Housing Authorities Law, Tennessee Code Annotated §13-20-101 et. seq. (the "Act"), it is our opinion that:

- 1. PHA is duly created and is validly existing pursuant to the Act.
- 2. No staff members, officers or members of the board of directors of PHA will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Development Owner.
- 3. The PHA is authorized to materially participate (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. The Development proposed in the Initial Application is within the geographic area of the PHA's jurisdiction.

USE THE FOLLOWING LANGUAGE IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT FOR THE DEVELOPMENT ARE NOT FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, each of the following:

- 1. the proposed partnership agreement of the Development Owner;
- 2. the proposed operating agreement for the Development; and

3.	the following documents which indicate the role of PHA in developing and operating the Development
	[specify documents examined]:

Based on our review of the foregoing, it is our opinion that:

- 1. PHA will, prior to the reservation of Tax Credits, [own all of the general partnership interests/be the sole managing member] of the Development Owner; however, the Development Owner is a <u>[specify type of entity]</u> which has not yet been formed.
- 2. Neither the proposed partnership agreement of Development Owner and/or the operating agreement for the Development provide for other [general partners/managing members] of Development Owner.
- 3. The proposed partnership agreement of the Development Owner and/or proposed operating agreement for the Development provide(s) for the material participation of PHA (within the meaning of Section 469(h) of the Internal Revenue Code of 1986, as amended (the "Code")) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit PHA's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE ONLY IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT FOR THE DEVELOPMENT ARE FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, each of the following:

- 1. the fully executed partnership agreement of the Development Owner and fully executed modifications or amendments thereto, if any;
- 2. the fully executed operating agreement for the Development and fully executed modifications or amendments thereto, if any; and

3.	the following documents which indicate the role of PHA in developing and operating the Development [specify documents examined]:

Based on our review of the foregoing, it is our opinion that:

1. PHA owns [all of the general partnership interests/is the sole managing member] of the Development Owner.

- 2. Neither the partnership agreement of Development Owner nor the operating agreement for the Development provide for other [general partners/managing members] of Development Owner.
- 3. The partnership agreement of the Development Owner and/or the operating agreement for the Development provide(s) for the material participation of PHA (within the meaning of Section 469(h) of the Internal Revenue Code of 1986, as amended (the "Code")) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit PHA's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IN ALL OPINION LETTERS:

Based on all of the foregoing, it is our opinion that PHA meets the requirements for a qualified public housing authority as defined in the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits from the Public Housing Authority Set-Aside and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 26B: FORM OF OPINION LETTER REGARDING QUALIFICATION FOR PUBLIC HOUSING AUTHORITY SET-ASIDE WITHOUT HOPE VI

USE THIS VERSION IF PUBLIC HOUSING AUTHORITY FORMED A CORPORATION TO BE SOLE GENERAL PARTNER OR MANAGING MEMBER OF OWNERSHIP ENTITY

To be submitted on Tax Counsel's Letterhead

(date)

Tennessee Housing Develor 404 James Robertson Park Nashville, TN 37243-0900	way Suite 1	•							
11451171110, 111 372 13 0700									
Development Name:							(the	"Develo	opment")
Development Address:									
Ownership Entity:							(the "Deve	elopment	t Owner")
Ladies and Gentlemen:									
We are acting as tax c	ounsel to						in	connec	ction with th
referenced Development			_						ne status ousing authority
as defined in the Tennesse									
Plan for 2007 (the "QA"	P") and the	e status o	f						(th
"Corporation"), in connect	ion with an	Initial App	plication	of even	date here	with (th	e "Initial A	Applicati	ion") submitte
to the Tennessee Housing	Developmen	nt Agency	("THDA	'') requ	esting an	allocati	on of 200'	7 Low Ir	ncome Housin
Tax Credits ("Tax Credits"	") for the Do	evelopmei	nt. We u	ndersta	nd that TI	HDA re	quires and	will rely	y solely on thi
opinion to determine who	ether Tax (Credits m	ay be av	warded	to the D	evelopr	nent, as p	proposed	l in the Initia
Application, from the Publ	ic Housing	Authority	Set-Aside	e descri	bed in the	QAP (t	he "PHA	Set-Asid	e").

In rendering all of the opinions in this letter, we made all investigations of law and fact we deemed necessary including, without limitation, reviewing the QAP, Section 42 of the Code, together with all related Treasury Regulations, Revenue Rulings, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the Initial Application. In addition, we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents.

Based on our review of all records, documents or other matters related to PHA as we deemed necessary to enable us to give the following opinions and the Housing Authorities Law, Tennessee Code Annotated §13-20-101 et. seq. (the "Act"), it is our opinion that:

1. PHA was created and is validly existing under the Act.

Attn: Tax Credit Administrator

- 2. No staff members, officers or members of the board of directors of PHA will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Corporation and Development Owner.
- 3. PHA is authorized to own 100% of the stock of Corporation for the purpose of materially participating through Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. The Development proposed in the Initial Application is within the geographic area of the PHA's jurisdiction.

In rendering the following opinions in connection with Corporation, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or

copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. a Certificate of Existence for Corporation from the Tennessee Secretary of State dated ______, 2007;
- 2. the Articles of Incorporation, Charter, Bylaws and minutes or other corporate records of Corporation; and
- 3. all records, documents or other matters related to Corporation as we deemed necessary to enable us to give the following opinions.

Based on our review of the foregoing, it is our opinion that:

- 1. The Corporation was duly organized, is validly existing, and is in good standing under the laws of the State of Tennessee.
- 2. One hundred percent (100%) of the stock of Corporation is owned by PHA.
- 3. No documents examined or of which we are aware authorize, permit or cause transfers of any stock in Corporation to any individual or entity other than a qualified public housing authority or qualified nonprofit as defined in Section 42(h)(5) of the Code and in the QAP.
- 4. The Corporation is authorized to materially participate (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT ARE NOT FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. the proposed partnership agreement of the Development Owner;
- 2. the proposed operating agreement for the Development; and

3.	the following documents which indicate the role of Corporation in developing and operating the
	Development [specify documents examined]:

Based on our review of the foregoing, it is our opinion that:

- 1. Corporation is or will be, prior to the reservation of Tax Credits, the sole [general partner/managing member] of Development Owner; however, the Development Owner is a <u>[specify type of entity]</u> which has not yet been formed.
- 2. Neither the proposed partnership agreement of the Development Owner nor the proposed operating agreement for the Development provides for other [general partners/managing members], other than qualified PHAs and/or qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The proposed partnership agreement of the Development Owner and/or proposed operating agreement for the Development provide(s) for the material participation of Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Corporation's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE ONLY IF THE PARTNERSHIP AGREEMENT AND/OR OPERATING AGREEMENT ARE FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. the fully executed partnership agreement of the Development Owner and fully executed modifications or amendments thereto, if any;
- 2. the fully executed operating agreement for the Development and fully executed modifications or amendments thereto, if any; and

3.	the following documents which indicate the role of Corporation in developing and operating the Development [specify documents examined]:
	Development (speerly documents examined).

Based on our review of the foregoing, it is our opinion that:

- 1. Corporation is the sole [general partner/managing member] of Development Owner.
- 2. Neither the partnership agreement of the Development Owner nor the operating agreement for the Development provides for other [general partners/managing members], other than qualified PHAs and/or qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The partnership agreement of the Development Owner and/or the operating agreement for the Development provide(s) for the material participation of Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Corporation's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IN ALL OPINION LETTERS:

Based on all of the foregoing, it is our opinion that PHA is a qualified public housing authority as defined in the QAP and Corporation is a qualified corporation as defined in Section 42(h)(5)(D)(ii) of the Code and in the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits from the Public Housing Authority Set-Aside and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 26C: FORM OF OPINION LETTER REGARDING QUALIFICATION FOR PUBLIC HOUSING AUTHORITY SET-ASIDE WITHOUT HOPE VI

USE THIS VERSION IF PUBLIC HOUSING AUTHORITY AND QUALIFIED NONPROFIT FORMED A CORPORATION TO BE SOLE GENERAL PARTNER OR MANAGING MEMBER OF OWNERSHIP ENTITY

To be submitted on Tax Counsel's Letterhead

(date)

Attn: Tax Credit Administrator Tennessee Housing Development Agency 404 James Robertson Parkway Suite 1114 Nashville, TN 37243-0900

Development Name:					(the "D	evelopment")	
Development Address:							
Ownership Entity:					(the "Develop	oment Owner")
Ladies and Gentlemen:							
We are acting as tax c referenced Development	. We are	providing	this opin	ion with	respect to	the status	s of
as defined in the Tennesse Plan for 2007 (the "	e Housing Devel	lopment Agen	cy Low Inco	ome Housing	g Tax Credit (Qualified Allo	•
("Nonprofit") as a qualifie 1986, as amended	d nonprofit organ (the "Co		fined in Sect in tl	tion 42(h)(5) he QAP	of the Internand	al Revenue Co the status	of
Application of even date Agency ("THDA") reques	herewith (the "Insting an allocation	nitial Applicat on of 2007 Lo	ion") submi w Income l	tted to the Housing Tax	Tennessee Hα Credits ("Τε	ousing Develop ax Credits") for	pment or the
Development. We unders Credits may be awarded Authority Set-Aside descri	to the Developm	nent, as propo	sed in the l				

In rendering all of the opinions in this letter, we made all investigations of law and fact we deemed necessary including, without limitation, the QAP, Section 42 of the Code, together with all related Treasury Regulations, Revenue Rulings, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the Initial Application. In addition, we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents.

Based on our review of all records, documents or other matters related to PHA as we deemed necessary to enable us to give the following opinions and the Housing Authorities Law, Tennessee Code Annotated §13-20-101 et. seq. (the "Act"), it is our opinion that:

- 1. PHA was created and is validly existing under the Act.
- 2. No staff members, officers or members of the board of directors of PHA will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Corporation and Development Owner.
- 3. PHA is authorized, together with Nonprofit, to own 100% of the stock of Corporation for the purpose of materially participating through Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

4. The Development proposed in the Initial Application is within the geographic area of the PHA's jurisdiction.

In addition, in rendering the following opinion in connection with Nonprofit, we specifically examined the following:

1	a Certificate of Existence from th	TT C		
	a Certificate of Hyistence from th	e Lenneccee 🔻	Secretary of State dated	•

- 2. the Articles of Incorporation, Charter, Bylaws and minutes or other corporate records;
- 3. the Letter of Determination dated from the Internal Revenue Service;
- 4. all records, documents or other matters related to Nonprofit as we deemed necessary to enable us to give the following opinions; and
- 5. all records, documents or other matters related to other potential participants in the Development as we deemed necessary to enable us to give the following opinions.

Based on our review of the foregoing, it is our opinion that:

- 1. Nonprofit is an organization recognized by the Internal Revenue Service as a 501(c)(3) or 501(c)(4) organization.
- 2. Nonprofit was duly organized under the laws of the State of Tennessee on or before two years prior to the date of the Initial Application.
- 3. Nonprofit is validly existing and in good standing under the laws of the State of Tennessee.
- 4. Nonprofit was not formed by one or more individuals or for-profit entities for the principal purpose of being included in the Non-Profit Set-Aside, Nonprofit is not controlled by any for-profit entity, and Nonprofit is not affiliated with any for-profit entity, except Corporation and Development Owner.
- 5. No staff members, officers or members of the board of directors of Nonprofit will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Corporation and Development Owner.
- 6. One of the exempt purposes of Nonprofit is the fostering of low-income housing.
- 7. Nonprofit is authorized, together with PHA, to own 100% of the stock of Corporation for the purpose of materially participating through Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

In rendering the following opinions in connection with Corporation, we made all investigations of law and fact we deemed necessary and we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. a Certificate of Existence for Corporation from the Tennessee Secretary of State dated _______, 2007;
- 2. the Articles of Incorporation, Charter, Bylaws and minutes or other corporate records of Corporation; and
- 3. all records, documents or other matters related to Corporation as we deemed necessary to enable us to give the following opinions.

Based on our review of the foregoing, it is our opinion that:

- 1. The Corporation was duly organized, is validly existing, and is in good standing under the laws of the State of Tennessee.
- 2. One hundred percent (100%) of the stock of Corporation is owned by PHA and Nonprofit.

- 3. No documents examined or of which we are aware authorize, permit or cause transfers of any stock in Corporation to any individual or entity other than a qualified public housing authority or qualified nonprofit as defined in Section 42(h)(5) of the Code and in the QAP.
- 4. The Corporation is authorized to materially participate (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IF THE PARTNERSHIP AGREEMENT FOR THE DEVELOPMENT OWNER AND/OR THE OPERATING AGREEMENT ARE NOT FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. the proposed partnership agreement of the Development Owner;
- 2. the proposed operating agreement for the Development; and

3.	the following documents which indicate the role of Corporation in developing and Development [specify documents examined]:	operating the

Based on our review of the foregoing, it is our opinion that:

- 1. Corporation is or will be, prior to the reservation of Tax Credits, the sole [general partner/managing member] of Development Owner; however, the Development Owner is a <u>[specify type of entity]</u> which has not yet been formed.
- 2. Neither the proposed partnership agreement of the Development Owner nor the proposed operating agreement for the Development provides for other [general partners/managing members], other than qualified PHAs and/or qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The proposed partnership agreement of the Development Owner and/or proposed operating agreement for the Development provide(s) for the material participation of Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Corporation's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE ONLY IF THE PARTNERSHIP AGREEMENT OR OPERATING AGREEMENT \underline{ARE} FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. the fully executed partnership agreement of the Development Owner and fully executed modifications or amendments thereto, if any;
- 2. the fully executed operating agreement for the Development and fully executed modifications or amendments thereto, if any; and

3.	the following documents which indicate the role of Corporation in developing Development [specify documents examined]:	and	operating the

Based on our review of the foregoing, it is our opinion that:

- 1. Corporation is the sole [general partner/managing member] of Development Owner.
- 2. Neither the partnership agreement of the Development Owner nor the operating agreement for the Development provides for other [general partners/managing members], other than qualified PHAs and/or qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The partnership agreement of the Development Owner and/or the operating agreement for the Development provide(s) for the material participation of Corporation (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit Corporation's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IN ALL OPINION LETTERS:

Based on all of the foregoing, it is our opinion that PHA is a qualified public housing authority as defined in the QAP, Nonprofit is a qualified nonprofit organization as defined in Section 42(h)(5) of the Code and in the QAP, and Corporation is a qualified corporation as defined in Section 42(h)(5)(D)(ii) of the Code and in the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits from the Public Housing Authority Set-Aside and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 26D: FORM OF OPINION LETTER REGARDING QUALIFICATION FOR PUBLIC HOUSING AUTHORITY SET-ASIDE WITHOUT HOPE VI

USE THIS VERSION IF PUBLIC HOUSING AUTHORITY AND QUALIFIED NONPROFIT WILL BE SOLE GENERAL PARTNERS OR MANAGING MEMBERS OF OWNERSHIP ENTITY

To be submitted on Tax Counsel's Letterhead

(date)

Attn: Tax Credit Administrator Tennessee Housing Development Agency 404 James Robertson Parkway Suite 1114 Nashville, TN 37243-0900

Development Name:				(the	"Development")
Development Address:					·
Ownership Entity:				(the "Deve	elopment Owner")
Ladies and Gentlemen:					
We are acting as tax co referenced Development	. We are	providing th	nis opinion	with respect	n connection with the to the status of ablic housing authority,
as defined in the Tennesse Plan for 2007 (the "QA	e Housing Devel	opment Agency	Low Income I	• •	•
("Nonprofit") as a qualified 1986, as amended (the "Co "Initial Application") sub allocation of 2007 Low In THDA requires and will a Development, as proposed OAP (the "PHA Set-Aside")	d nonprofit organde") and in the Q mitted to the T come Housing T rely solely on the in the Initial App	nization as define AP, in connection Fennessee Hous Fax Credits ("Ta is opinion to de	ed in Section 4 on with an Initi ing Developm x Credits") for etermine wheth	ial Application of ment Agency ("T r the Developmen her Tax Credits n	even date herewith (the 'HDA'') requesting an at. We understand that nay be awarded to the

In rendering all of the opinions in this letter, we made all investigations of law and fact we deemed necessary including, without limitation, the QAP, Section 42 of the Code, together with all related Treasury Regulations, Revenue Rulings, Revenue Procedures, IRS Notices, IRS Announcements and Letter Rulings, and the Initial Application. In addition, we examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents.

Based on our review of all records, documents or other matters related to PHA as we deemed necessary to enable us to give the following opinions and the Housing Authorities Law, Tennessee Code Annotated §13-20-101 et. seq. (the "Act"), it is our opinion that:

- 1. PHA was created and is validly existing under the Act.
- 2. No staff members, officers or members of the board of directors of PHA will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Corporation and Development Owner.
- 3. PHA is authorized, together with Nonprofit, to be the sole [general partners/managing members] for the purpose of materially participating (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. The Development proposed in the Initial Application is within the geographic area of the PHA's jurisdiction.

In addition, following:	in rendering the following opinion in connection with Nonprofit, we specifically examined the
1.	a Certificate of Existence from the Tennessee Secretary of State dated;
2.	the Articles of Incorporation, Charter, Bylaws and minutes or other corporate records;
3.	the Letter of Determination dated from the Internal Revenue Service;
4.	all records, documents or other matters related to Nonprofit as we deemed necessary to enable us to give the following opinions; and
5.	all records, documents or other matters related to other potential participants in the Development as we deemed necessary to enable us to give the following opinions.
Based on ou	r review of the foregoing, it is our opinion that:
1.	Nonprofit is an organization recognized by the Internal Revenue Service as a $501(c)(3)$ or $501(c)(4)$ organization.
2.	Nonprofit was duly organized under the laws of the State of Tennessee on or before two years prior to the date of the Initial Application.
3.	Nonprofit is validly existing and in good standing under the laws of the State of Tennessee.
4.	Nonprofit was not formed by one or more individuals or for-profit entities for the principal purpose of being included in the Non-Profit Set-Aside, Nonprofit is not controlled by any for-profit entity, and Nonprofit is not affiliated with any for-profit entity, except Development Owner.
5.	No staff members, officers or members of the board of directors of Nonprofit will materially participate, directly or indirectly, in the Development as or through a for-profit entity, except through Development Owner.
6.	One of the exempt purposes of Nonprofit is the fostering of low-income housing.
7.	Nonprofit is authorized, together with PHA, to be the sole [general partners/managing members] for the purpose of materially participating (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
USE THE DEVELOP	FOLLOWING LANGUAGE IF THE PARTNERSHIP AGREEMENT FOR THE MENT OWNER AND/OR THE OPERATING AGREEMENT ARE NOT FULLY EXECUTED:
all documer	the following opinions, we made all investigations of law and fact we deemed necessary and examined ats we deemed necessary, all of which were original documents or copies certified or otherwise our satisfaction as true copies of such documents including, without limitation, the following:
1.	the proposed partnership agreement of the Development Owner;
2.	the proposed operating agreement for the Development; and
3.	the following documents which indicate the role of PHA and Nonprofit in developing and operating the Development [specify documents examined]:

Based on our review of the foregoing, it is our opinion that:

- 1. PHA and Nonprofit, together, are or will be, prior to the reservation of Tax Credits, the sole [general partners/managing members] of Development Owner; however, the Development Owner is a [specify type of entity] which has not yet been formed.
- 2. Neither the proposed partnership agreement of the Development Owner nor the proposed operating agreement for the Development provides for other [general partners/managing members], other than qualified PHAs and/or qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The proposed partnership agreement of the Development Owner and/or proposed operating agreement for the Development provide(s) for the material participation of PHA <u>and</u> Nonprofit (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit PHA's or Nonprofit's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE ONLY IF THE PARTNERSHIP AGREEMENT OR OPERATING AGREEMENT ARE FULLY EXECUTED:

In rendering the following opinions, we made all investigations of law and fact we deemed necessary and examined all documents we deemed necessary, all of which were original documents or copies certified or otherwise identified to our satisfaction as true copies of such documents including, without limitation, the following:

- 1. the fully executed partnership agreement of the Development Owner and fully executed modifications or amendments thereto, if any;
- 2. the fully executed operating agreement for the Development and fully executed modifications or amendments thereto, if any; and

3.	the follow	wing documents which indic	ate the role of PHA	and Nonprofit in develop	oing and operating
	the	Development	[specify	documents	examined]:

Based on our review of the foregoing, it is our opinion that:

- 1. PHA and Nonprofit, together, are the sole [general partners/managing members] of Development Owner
- 2. Neither the partnership agreement of the Development Owner nor the operating agreement for the Development provides for other [general partners/managing members], other than qualified PHAs and/or qualified nonprofits, as defined in Section 42(h)(5) of the Code and the QAP.
- 3. The partnership agreement of the Development Owner and/or the operating agreement for the Development provide(s) for the material participation of PHA <u>and</u> Nonprofit (within the meaning of Section 469(h) of the Code) in the development and operation of the Development throughout the compliance period.
- 4. No documents examined or of which we are aware limit PHA's or Nonprofit's ability to materially participate in the development and operation of the Development throughout the compliance period.

USE THE FOLLOWING LANGUAGE IN ALL OPINION LETTERS:

Based on all of the foregoing, it is our opinion that PHA is a qualified public housing authority as defined in the QAP and Nonprofit is a qualified nonprofit organization as defined in Section 42(h)(5) of the Code and in the QAP. It is our intention that this opinion be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, and Development Owner, as proposed in the Initial Application, to receive Tax Credits from the Public Housing Authority Set-Aside and for no other purpose.

[Name and Signature of Attorney or Firm rendering opinion]

2007 LIHTC ATTACHMENT 27: FORM OF LETTER FROM PHA EXECUTIVE DIRECTOR REGARDING THE HOPE VI PROGRAM

To be submitted on Public Housing Authority letterhead

(date)

Tei 404	ttn: Tax Credit Administrator ennessee Housing Developme 04 James Robertson Parkway ashville, TN 37243-0900	nent Agency		
De	evelopment Name:	(the "Development")		
De	evelopment Address:			
Ow	wnership Entity:	(the "Development Owner")		
Lac	adies and Gentlemen:			
Cre	redits") for the Development	ssion of an initial application requesting an allocation of 2007 Low Income Housing Tax (the "Initial Application") to the Tennessee Housing Development Agency ("THDA") Tax Credit Qualified Allocation Plan (the "QAP"), I hereby certify as follows:		
1.	I am the duly appointed, qu	qualified and incumbent Executive Director of the [name of housing authority].		
2.	The Development, as described in the Initial Application, is identified in the PHA's[year]_ HOPE VI application which was approved by HUD on, and which was awarded a HOPE VI grant in; and			
3.	The housing units in the l HOPE VI application; and	e Development, as described in the Initial Application, are an essential element of the l	HUD approved	
4.	The Tax Credits requested Program.	ted in the Initial Application are an essential component of the financing plan for PH	A's HOPE VI	
5.	HOPE VI funds in the am Development.	mount of \$ are committed to and will be used as part of the fin	nancing for the	
		rely solely on this letter to determine whether the Development qualifies for an allocation nority Set-Aside and whether points may be awarded under Part VII-B-3-b of the QAP.	of Tax Credits	
Name:				
_ 166	Executive Director			
Sig	gnature:			

2007 LIHTC ATTACHMENT 28: FORM OF LETTER FOR EXCLUSION UNDER PART VII.A.6.d. AND PART VII.A.6.E.

<u>To be submitted on Tax Counsel's Letterhead of the Company Seeking the Exemption</u> <u>under Part VII.A.6.d. and Part VII.A.6.e.</u>

(date)

Tei	tn: Tax Credit Administrator nnessee Housing Development Agency 4 James Robertson Parkway, Suite 1114				
	shville, TN 37243-0900				
De	velopment Name: (the "Development")				
De	velopment Address:				
De	velopment Owner: (the "Development Owner")				
Lac	dies and Gentlemen:				
Co info Ap Ho det	the General Counsel of (the "Company"). Based on my capacity as General unsel, I have knowledge of the information provided in this letter and am duly authorized to provide the ormation contained in this letter in connection with an initial application of even date herewith (the "Initial uplication") submitted to the Tennessee Housing Development Agency ("THDA") requesting 2007 Low Income using Tax Credits ("Tax Credits") for the Development. I understand THDA will rely solely on this letter to the termine whether the Company meets the requirements of Part VII.A.6.d. of the THDA Low Income Housing Tax edit Qualified Allocation Plan for 2007 (the "QAP") and Part VII.A.6.e. of the QAP.				
1.	The Company is the of the [Development Owner/Developer] identified in the Initial Application.				
2.	Stock in the Company is publicly traded on the under the trading symbol				
3.	In my capacity as General Counsel, I oversee the preparation and filing of affidavits, disclosures and other documents (collectively, "Affidavits and Disclosures") executed by or based on information provided under penalty of perjury by the officers and directors of the Company with various federal and state regulatory agencies throughout the United States, including, without limitation, the United States Securities and Exchange Commission.				
4.	Such Affidavits and Disclosures were generally filed under penalty of perjury and, in the aggregate, have addressed, in all material respects, the items requested to be disclosed in Attachment 22 to the Initial Application for the Development.				
5.	In no case has there been an affirmative answer to any such item by any officer or director of the Company, and in all cases, based on my review of previously filed Affidavits and Disclosures, no officer and director of the Company would have provided an affirmative answer to any question on Attachment 22, if an Attachment 2 had been executed by that officer or director.				
Co	mpany:				
Na	me: General Counsel				
Sig	gnature:				

NOTE: An opinion letter in the form of this Attachment 28 must be submitted for each corporation identified on Attachment 4A, 4B or 4C and/or on Attachment 5A, 5B or 5C seeking to meet the requirements of Part VII.A.6.d. and Part VII.A.6.e. of the QAP.

2007 LIHTC ATTACHMENT 29: CERTIFICATE CONCERNING ELIGIBILITY FOR THE REHABILITATION SET-ASIDE

(date)

("Development Owner")" Developer" "Applicant"), and, as such height in the Tennesse Housing Development Agency in connection with the Initial Application submitted to the Tennesse Housing Development Agency in connection with the Initial Application submitted to the Tennesse Housing Development Agency in connection with the Initial Application") from the Rehabilitation Set-Aside for the development described in the Initial Application: Under penalty of perjury, I hereby certify: I am providing this certification in connection with the Initial Application of even date herewith submitted to the Tennessee Housing Development Agency ("THDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Tax Credits") from the Rehabilitation Set-Aside pursuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and under the Tennessee Housing Development Agency Low Income Housing Tax Credit ("Than For 2007" (the "QAP"), understand that THDA requires and will rely on this certification to determine whether the Development, as proposed in the Initial Application, is eligible for an award of Tax Credits from the Rehabilitation Set-Aside. 1. The attached are copies of the final certificates of occupancy from the original completion of construction for all buildings in the Development. Based on these documents, I hereby certify that original completion of construction of the Development occurred prior to January 1, 1997; 2. Based on the property control documents submitted with this Initial Application pursuant to Part VII-A-7 of the QAP, I hereby certify that the acquisition cost of the development is \$	Attn: Tax Credit Administr				
Development Name:					
Development Address: Development Owner: The undersigned,		ay, Suite 1114			
The undersigned,	Development Name:	(the "Development")			
The undersigned,	Development Address:				
"G'Development Owner?" Developer?" Applicant"), and, as sucl housing Development Agency in connection with the Initial Application submitted to the Tennessee Housing Development Agency requesting 2007 low income housing tax credits (the "Initial Application") from the Rehabilitation Set-Aside for the development described in the Initial Application: Under penalty of perjury, I hereby certify: I am providing this certification in connection with the Initial Application of even date herewith submitted to the Tennessee Housing Development Agency ("THDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Tax Credits") from the Rehabilitation Set-Aside pursuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and under th Tennessee Housing Development Agency Low Income Housing Tax Credit (apina for 2007 (the "QAP"). understand that THDA requires and will rely on this certification to determine whether the Development, as proposed in the Initia Application, is eligible for an award of Tax Credits from the Rehabilitation Set-Aside. 1. The attached are copies of the final certificates of occupancy from the original completion of construction for all buildings in the Development. Based on these documents, I hereby certify that original completion of construction of the Development occurred prior to January 1, 1997; 2. Based on the property control documents submitted with this Initial Application pursuant to Part VII-A-7 of the QAP, I hereby certify that the acquisition cost of the development is \$	Development Owner:	(the "Development Owner")			
Housing Development Agency in connection with the Initial Application submitted to the Tennessee Housing Development Agency requesting 2007 low income housing tax credits (the "Initial Application") from the Rehabilitation Set-Aside for the development described in the Initial Application: Under penalty of perjury, I hereby certify: I am providing this certification in connection with the Initial Application of even date herewith submitted to the Tennessee Housing Development Agency ("THDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Tax Credits") from the Rehabilitation Set-Aside pursuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and under the Tennessee Housing Development Agency Low Income Housing Tax Credit (gualified Allocation Plan for 2007 (the "QAP"), understand that THDA requires and will rely on this certification to determine whether the Development, as proposed in the Initia Application, is eligible for an award of Tax Credits from the Rehabilitation Set-Aside. 1. The attached are copies of the final certificates of occupancy from the original completion of construction for all buildings in the Development. Based on these documents, I hereby certify that original completion of construction of the Development occurred prior to January 1, 1997; 2. Based on the property control documents submitted with this Initial Application pursuant to Part VII-A-7 of the QAP, I hereby certify that the acquisition cost of the development is \$		("Development Owner"/"Developer"/"Applicant"), and, as such			
I am providing this certification in connection with the Initial Application of even date herewith submitted to the Tennessee Housing Development Agency ("THDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Tax Credits") from the Rehabilitation Set-Aside pursuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and under the Tennessee Housing Development Agency Low Income Housing Tax Credit Qualified Allocation Plan for 2007 (the "QAP"), understand that THDA requires and will rely on this certification to determine whether the Development, as proposed in the Initia Application, is eligible for an award of Tax Credits from the Rehabilitation Set-Aside. 1. The attached are copies of the final certificates of occupancy from the original completion of construction for all buildings in the Development. Based on these documents, I hereby certify that original completion of construction of the Development occurred prior to January 1, 1997; 2. Based on the property control documents submitted with this Initial Application pursuant to Part VII-A-7 of the QAP, I hereby certify that the acquisition cost of the development is \$	Housing Development Ager requesting 2007 low incom	ncy in connection with the Initial Application submitted to the Tennessee Housing Development Agency e housing tax credits (the "Initial Application") from the Rehabilitation Set-Aside for the development			
Development Agency ("THDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Tax Credits") from the Rehabilitation Set-Aside pursuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and under the Tennessee Housing Development Agency Low Income Housing Tax Credit Qualified Allocation Plan for 2007 (the "QAP"). understand that THDA requires and will rely on this certification to determine whether the Development, as proposed in the Initia Application, is eligible for an award of Tax Credits from the Rehabilitation Set-Aside. 1. The attached are copies of the final certificates of occupancy from the original completion of construction for all buildings in the Development. Based on these documents, I hereby certify that original completion of construction of the Development occurred prior to January 1, 1997; 2. Based on the property control documents submitted with this Initial Application pursuant to Part VII-A-7 of the QAP, I hereby certify that the acquisition cost of the development is \$	Under penalty of perjury, I h	nereby certify:			
Development. Based on these documents, I hereby certify that original completion of construction of the Development occurred prior to January 1, 1997; 2. Based on the property control documents submitted with this Initial Application pursuant to Part VII-A-7 of the QAP, I hereby certify that the acquisition cost of the development is \$\frac{1}{2} \text{ and}\$ 3. As of the date of this Initial Application (or no more than 180 days prior thereto) the total replacement cost for this development is \$\frac{1}{2} \text{ Initial Application}\$. This total replacement cost is based on [list and attach a copy of all documents/materials relied upon] It is my intention that this certification be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, to receive Tax Credits from the Rehabilitation Set-Aside as proposed in the Initial Application and for no other purpose. DEVELOPMENT OWNER/DEVELOPER/APPLICANT Date: DEVELOPMENT OWNER/DEVELOPER/APPLICANT Date: DEVELOPMENT OWNER/DEVELOPER/APPLICANT Date:	Development Agency ("THRehabilitation Set-Aside pure Tennessee Housing Develounderstand that THDA requal Application, is eligible for a	IDA") requesting an allocation of 2007 Low Income Housing Tax Credits ("Tax Credits") from the insuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and under the pment Agency Low Income Housing Tax Credit Qualified Allocation Plan for 2007 (the "QAP"). It is and will rely on this certification to determine whether the Development, as proposed in the Initial in award of Tax Credits from the Rehabilitation Set-Aside.			
certify that the acquisition cost of the development is \$	Development. Based o	n these documents, I hereby certify that original completion of construction of the Development occurred			
is \$ This total replacement cost is based on [list and attach a copy of al documents/materials relied upon] It is my intention that this certification be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, to receive Tax Credits from the Rehabilitation Set-Aside as proposed in the Initial Application and for no other purpose. DEVELOPMENT OWNER/DEVELOPER/APPLICANT : Date:					
It is my intention that this certification be relied upon solely by THDA in making its determination as to the eligibility of the Development, as proposed in the Initial Application, to receive Tax Credits from the Rehabilitation Set-Aside as proposed in the Initial Application and for no other purpose. DEVELOPMENT OWNER/DEVELOPER/APPLICANT : Date:	is \$	This total replacement cost is based on [list and attach a copy of all			
Development, as proposed in the Initial Application, to receive Tax Credits from the Rehabilitation Set-Aside as proposed in the Initial Application and for no other purpose. DEVELOPMENT OWNER/DEVELOPER/APPLICANT : Date:	documents/materials for				
	Development, as proposed	in the Initial Application, to receive Tax Credits from the Rehabilitation Set-Aside as proposed in the			
By:	DEVELOPMENT OWNER	/DEVELOPER/APPLICANT : Date:			
· ————————————————————————————————————	By:				

(print or type nar	ne)				
(title)					
Ву:		······································			
	(signature or name if no	ot an individual)			
	(print or type name)				
	(title)				
TE OF JNTY OF)		
	Before me,	f satisfactory evider	, a Notary Publ, witl , witl ace), and who, upon	h whom I am pe oath, acknowle	rsonally acquainted (o dged herself/himself t
	Before me,	f satisfactory evider	, a Notary Publace), and who, upon	h whom I am pe oath, acknowle	rsonally acquainted (odged herself/himself t, the within name
	Before me,	f satisfactory evider s such tained, by signing	, a Notary Publ, with ace), and who, upon ff the name of the	h whom I am pe oath, acknowle , executed th	rsonally acquainted (or dged herself/himself t , the within name he foregoing instrumen
	Before me,	f satisfactory evider s such ntained, by signing	, a Notary Publice), and who, upon the name of the	h whom I am pe oath, acknowle , executed th	rsonally acquainted (or dged herself/himself tage), the within name are foregoing instrument b

STATEMENT OF APPLICATION AND CERTIFICATION

Development Name:		(the "Development")	
Development Owner:		(the "Development Owner")	
I, the u	ndersigned, being duly sworn, hereby certify as follows:		
1.	Check one:		
	I amidentified above and identified in Section 3 of the Initial Application (the "Application") being submitted Agency ("THDA") with this Statement; or		
	I am and identified in Section 4 of the Initial Application for Local (the "Application") being submitted Agency ("THDA") with this Statement.	of the Developer identified above to Income Housing Tax Credits dated to the Tennessee Housing Development	
2.	2. I have personal knowledge regarding the Development and the Application and am familiar with requirem related to Low Income Housing Tax Credits ("Tax Credits") contained in the Internal Revenue Code of 1986 amended (the "Code"), the U.S. Treasury Regulations promulgated in connection therewith (the "Regulation and the 2007 Low-Income Housing Tax Credit Qualified Allocation Plan (the "2007 QAP").		
3.	I am duly authorized to execute this Statement and submit the Applica	tion on behalf of the Development Owner.	
4.	To the best of my knowledge and belief, the Development Owner h requirements contained in the Code, the Regulations and the 2007 QA		
5.	I acknowledge and affirm each of the following:		

- a. This Application will not be eligible for Tax Credits or an award of Tax Credits will be withdrawn if satisfactory information and/or materials are not supplied to THDA in accordance with the 2007 QAP.
- b. Any reservation or allocation of Tax Credits, or the amount thereof, if any, is subject, in all respects, to (i) all requirements of the 2007 QAP; and (ii) all requirements of Section 42 of the Code and all Regulations.
- c. As required by Section 42(m) of the Code, THDA will evaluate the amount of Tax Credits appropriate for the Development, if any, in connection with the Application, at the time of carryover and at the time the Development is placed in service in connection with issuance of IRS Form 8609. Consequently, the amount of any Tax Credits reserved for the Development, if any, may be different from the amount requested in the Application; the amount of Tax Credits reflected in the carryover documentation, if any, may be different from the amount reflected in a reservation notice, if any; and the amount of Tax Credits reflected in the IRS Form 8609, if any, may be different from the amount reflected in the carryover documentation, if any, based on reasonable information submitted by or on behalf of the Development Owner as determined by THDA in its sole discretion.
- d. A reservation or an allocation of Tax Credits by THDA is not a warranty or representation that the referenced Development meets Code requirements applicable to Tax Credits.
- e. THDA has made no representations about the effect of Tax Credits upon my taxes or that of any other person connected with this Development.

- f. Neither THDA nor any of its directors, officers, employees and agents are responsible or liable for any representations made in connection with the Tax Credit program.
- g. I assume the risk of all damages, losses, costs, and expenses related to participation in the Tax Credit program and agree to indemnify and save harmless THDA and all of its directors, officers, employees and agents harmless against any and all claims, suits, losses, damages, costs and expenses (including all court costs and attorneys fees) of any kind and of any nature that THDA may hereinafter suffer, incur, or pay arising out of its decisions concerning Tax Credits or the use of information related to the Tax Credit program.
- h. Any misrepresentations in any materials or documentation submitted to THDA to induce THDA to reserve or allocate Tax Credits to the Development Owner for the Development may result in a reduction or withdrawal of Tax Credits by THDA, a bar on future program participation, and/or notification of the Internal Revenue Service.
- 6. To the best of my knowledge and belief, the information contained in the Application, in any Attachments in support thereof, or documentation otherwise submitted to THDA in connection with the Tax Credit program is true, correct, and complete and is truly descriptive of the Development.
- 7. I acknowledge that Tennessee Code Annotated, Section 13-23-133, makes it a Class E felony for any person to knowingly make, utter or publish a false statement of substance for the purpose of influencing THDA to allow participation in any of its programs, including the Low Income Housing Tax Credit Program. I further acknowledge that the statements contained in the Application, all relevant Attachments and this Statement are statements of substance made for the purpose of influencing THDA to award Low Income Housing Tax Credits to the Application of which this Statement is a part.

DEV	VELOPMENT OWNER:		Date:
By:			
Dy.	(signature or name	e if not an individual)	
	(print or type name	e)	
		·	
	(title)		
	By:		
		(signature or name if not an individua	1)
		(print or type name)	
		(title)	

DEVELOPER:			Date:		
 By:		ame if not an individual)			
	(signature or na	ame if not an individual)			
	(print or type n				
	(title)				
	Ву:	(signature or name if not an individual)			
		(print or type name)			
		(title)	_		
STA	TE OF)		
COU	INTY OF				
		Before me,	me on the	basis of satisfactory ea/the	evidence), and who, upor
		contained, by signing the name of th	executed th	e foregoing instrumer	nt for the purpose therein
		Witness my hand and seal, at offi	ce, this	day of	, 2007.
			Notar	y Public	
My C	Commission E	Expires:			